



# महाराष्ट्र शासन राजपत्र

## भाग चार—ब

वर्ष ५, अंक ५०]

गुरुवार ते बुधवार, डिसेंबर १२-१८, २०१९/अग्र २१-२७, शके १९४१

[पृष्ठे ४०, किंमत : रुपये २०.००

### प्राधिकृत प्रकाशन

महाराष्ट्र शासनाने महाराष्ट्र अधिनियमान्वये तयार केलेले (भाग एक, एक-अ आणि एक-ल यांमध्ये प्रसिद्ध केलेले नियम व आदेश यांव्यतिरिक्त) नियम व आदेश.

पुढील अधिसूचना, इत्यादी असाधारण राजपत्र म्हणून त्यांच्यापुढे दर्शविलेल्या दिनांकांना प्रसिद्ध झाल्या आहेत :—

२१३

शुक्रवार, ऑगस्ट १९, २०१६/श्रावण २८, शके १९३८

### MEDICAL EDUCATION AND DRUGS DEPARTMENT

Mantralaya, G.T. Hospital Campus,  
9th Floor, Lokmanya Tilak Marg,  
Mumbai 400 032, dated 19th August 2016.

### NOTIFICATION

MAHARASHTRA UNAIDED PRIVATE PROFESSIONAL EDUCATIONAL INSTITUTIONS (REGULATION OF ADMISSIONS AND FEES) ACT, 2015.

MED-1016/CR 69/16/Edu-2.—In exercise of the powers conferred by section 23 of the Maharashtra Unaided Private Professional Educational Institutions (Regulation of Admissions and Fees) Act, 2015 (Mah. XXVIII of 2015), the Government of Maharashtra hereby makes the following rules to regulate the admissions to the First year of the Full Time Professional Ayurved, Unani, Homoeopathy, Physiotherapy, Occupational Therapy, Speech Therapy, Prosthetic and Orthotics and BSc. Nursing undergraduate courses in the Unaided Private professional Educational Institutions in the State of Maharashtra, namely;

1. *Short title and commencement.*—(1) These rules may be called the Maharashtra Unaided Private Professional Educational Institutions (Regulation of Admission to the Full Time Professional Undergraduate Ayurved, Unani, Homoeopathy, Physiotherapy, Occupational Therapy, Speech Therapy, Prosthetic and Orthotics and BSc. Nursing Courses) Rules, 2016.

(2) They shall come into force with effect from the date they are published in the gazette.

2. *Definitions.*—(1) In these rules, unless the context otherwise requires,-

(a) “Act” means the Maharashtra Unaided Private Professional Educational Institutions (Regulation of Admissions and Fees) Act, 2015 (Mah. Act XXVIII of 2015);

(b) “Admission Reporting Institution” means a institution where the Candidate shall report for confirmation for admission by submission of documents and payment of fees;

(c) "Application Form" means the prescribed form to be filled up online or offline by the candidate for admission to the Courses as defined in clause (f);

(d) "CAP Seats" means the seats filled in through the centralized process of admission carried out by the Competent Authority;

(e) "CET" means the Common Entrance Test (CET) conducted for admission to the Courses under this rule;

(f) "Courses" means the Undergraduate courses in Ayurved, Unani, Homoeopathy, Physiotherapy, Occupational Therapy, Speech Therapy, Prosthetic and Orthotics and Bsc. Nursing, as the case may be, conducted in the State as per the approval of the respective Central Council ;

(g) "Council" means respective Central Council for the courses.

(h) "Document Verification Centre" means the city or town declared by the Competent Authority where the document verification is to be conducted.

(i) "Eligible Candidates" means the candidates who are eligible for different professional courses as notified by the Government, from time to time under sub-section (1) of section 3 of the Act;

(j) "Region" means the area in respective Statutory Development Board for Vidarbha, Marathwada and Rest of Maharashtra,;

(k) "HSC" means the Higher Secondary School Certificate (Standard XII) examination conducted by Maharashtra State Board of Secondary and Higher Secondary Education as per provisions of the Maharashtra Secondary and Higher Secondary Education Boards Act, 1965 (Mah. XLI of 1965) or its equivalent certificate awarded by a recognised Board;

(l) "Institutional Quota" means seats available for admission to eligible Candidates at Institution level as declared by the Government or appropriate authority from time to time;

(m) "inter-se-merit" means the order of merit in respect of various classes/category of Candidates;

(n) "Minority Quota" means seats earmarked for the Minority Community students from within the State of Maharashtra, belonging to the Minority Community to which the institution belongs;

(o) "MUHS" means the Maharashtra University of Health Sciences established under sub-section (i) of section 3 of the Maharashtra University of Health Sciences Act, 1998 (Mah. X of 1999);

(p) "Overseas Citizen of India (OCI)" means a candidate or person registered as an Overseas Citizen of India as declared by the Central Government under section 7A of the Citizenship Act 1955 and includes Persons of Indian Origin (PIO).

*Explanation.*—For the purposes of this clause, all the existing Persons of Indian Origin (PIO) cardholders registered under notification of the Government of India, Ministry of Home Affairs No. F.No. 26011/04/98- F. I. dated 19th August 2002 and shall now be deemed to be Overseas Citizens of India (OCI) card holders by virtue of Notification of Government of India, Ministry of Home Affairs, No. 25024/9/2014-F.I. dated 9th January 2015 ;

(q) "Qualifying Examination" means the Higher Secondary Certificate (12th Standard) or equivalent examination, from an institution situated in the State of Maharashtra with English, Physics, Chemistry and Biology (Botany and Zoology) at the time of examination.

(r) "SSC" means the Secondary School Certificate (Standard X) examination conducted by Maharashtra State Board of Secondary and Higher Secondary Education as per the provisions of the Maharashtra Secondary and Higher Secondary Education Boards Act, 1965 (Mah. XLI of 1965) or its equivalent certificate awarded by a recognised Board;

(2) Words and expressions used but not defined in these rules, shall have the same meanings respectively assigned to them in the Act.

3. *Invitation of Application Form.*— The Competent Authority shall invite Online or Offline Application Form, in the form prescribed by it, from the candidates for participating in Centralized Admission Process (CAP) for seeking admission to the Courses for which the CET is required for the respective academic year.

4. *Declaration of medium, pattern, syllabus, schedule, etc. for CET.*—

(1) Subject to the regulation of the respective council, if any, the Competent Authority shall, for the purposes of conducting the CET, declare the following —

- (a) Medium of CET;
- (b) Pattern of CET;
- (c) Mode of CET;
- (d) Schedule of CET;
- (e) Issue of Hall Ticket;
- (f) Declaration of Result, etc.

(g) the detailed schedule regarding the CAP rounds, admission on the basis of Institutional Quota, admission by Minority Educational Institution, and other matters relating to admission; and

(h) any other matter which is, or may be, necessary for the purposes of conducting the CET.

(2) The Syllabus relating to the CET shall be declared by the Competent Authority with prior approval of the Government of Maharashtra.

5. *Candidature Type :*

(1) *Maharashtra State Candidature -*

Type (1)	Eligibility Criteria (2)
(A)	<ul style="list-style-type: none"> <li>(i) The candidate must be an Indian National.</li> <li>(ii) Except for the year 2016 Persons of Indian Origin (PIO) or Overseas citizen of India (OCI), Non Resident Indian (NRI) shall not be eligible.</li> <li>(iii) Except for the year 2016, the candidate should be Domicile of Maharashtra.</li> <li>(iv) The candidate must have completed 17 years of age on or before 31st December of the year of admission to the course. However, for admission to Ayurved and Unani courses, the candidate must have completed 17 years of age on or before 1st October of the year of admission to the course. The Birth certificate indicating name of the candidate, Secondary School Certificate examination i.e. SSC or equivalent examination certificate or School Leaving Certificate endorsing the date of birth may constitute a valid proof. (Age eligibility as may be as prescribed by respective Central Council, from time to time)</li> </ul>

(1)

(2)

(v) The candidate must be medically fit.

(vi) The candidate must have passed the SSC or equivalent examination from an Institution situated in the State of Maharashtra. However, except for the year 2016, candidate who has passed SSC or equivalent examination from an institute situated outside Maharashtra State and HSC or equivalent examination from an institute situated within Maharashtra State is eligible for seeking admission to the courses, provided that he or she is Domicile of Maharashtra.

(vii) The candidate must have passed the qualifying examination.

**(B)** Exception for clause (A) (vi) for SSC or clause (A) (vii) for HSC or equivalent examinations for children of employees of the Government of Maharashtra or its Undertakings :—

i. The children of such employees of the Government of Maharashtra or its undertaking who have joined service since beginning at a place situated outside the State of Maharashtra but who have been transferred to a place situated within the State of Maharashtra shall be eligible for admission even though such children might have passed the SSC or HSC or equivalent examination from the recognized Institutions situated outside the State of Maharashtra; provided that, such employee of the Government of Maharashtra or its Undertaking must have been posted or transferred or deputed at a place of work located in the State of Maharashtra and also must have reported for duty i.e. joined the duty before the last date of submission of preference form.

ii. The candidates belonging to the aforesaid category at (i) above shall be required to produce the requisite certificate from the office at which such employee of Government of Maharashtra or its undertaking has reported for duty, as a proof that such employee has joined the office and/or reported for duty before the cut-off date for eligibility, i.e. the last date of submission of Preference Form. The certificate shall contain full name of the employee, designation, transfer or posting order number and date, date of joining and present status of posting. A copy of transfer or posting order should also be produced at the time of filling the preference form.

iii. The children of such employees of Government of Maharashtra or its undertaking who have been transferred or deputed to a place situated outside the State of Maharashtra or who have returned to the State of Maharashtra after initial transfer or deputation shall be eligible for admission even though such children might have passed the SSC or HSC or equivalent examinations from the recognized Institutions situated outside the State of Maharashtra.

iv. The candidates belonging to the aforesaid category at (iii) above shall be required to produce the requisite certificate from the office at which such employee of Government of Maharashtra or its undertaking has reported for duty, as a proof that such employee has joined the office and/or reported for duty before the cut-off date for eligibility, i.e. the last date of submission of Preference Form. The certificate shall contain full name of the employee, designation, transfer or posting order number and date, date of joining and present status of posting. A copy of transfer or posting order should also be produced at the time of filling the preference form.

(1)	(2)
(C)	<p>Exception for clause (A) (vi) for SSC or for clause (A) (vii) for HSC or equivalent examinations for Children of employees of the Government of India or its undertaking :—</p> <p>(i) The children of the employees of Government of India or its Undertaking shall be eligible for admission even though they might have passed the SSC and/or HSC or equivalent examination from the recognized Institutions situated outside the State of Maharashtra; provided that, such an employee of Government of India or its undertaking must have been transferred from out of Maharashtra state and posted at a place of work, located in the State of Maharashtra and also must have reported for duty, i.e. joined the duty before the last date of submission of preference form.</p> <p>(ii) The candidates belonging to the aforesaid category at (i) above shall be required to produce the requisite certificate from the office at which such an employee of Government of India or its undertaking has reported for duty, as a proof of the fact that such employee has joined the office or reported for duty before the cut-off date for eligibility, i.e the last date of submission of preference form. The certificate shall contain full name of the employee, designation, transfer and posting order number and date, date of joining and present status of posting. A copy of transfer and posting order should also be produced at the time of filling the preference form.</p>

(2) *Minority Candidature.*—The Maharashtra domiciled Candidate belonging to a particular linguistic or religious minority community from within the State fulfilling eligibility criteria as per sub-rule (1) of rule 5 shall be eligible under this category.

(3) *NRI Candidature.*—The candidate who fulfils the conditions as defined in clause (n) of section 2 of the Act shall be eligible under this category.

#### 6. *Eligibility.*—

(a) *Eligibility Marks for Admission to BAMS or BHMS or BUMS or BPTth or BOTH or BASLP or BP&O and B.Sc. Nursing.*—The eligibility for admission to the first year of the course shall be such as notified by the Government under sub-section (1) of section 3 of the Act. Candidates shall be selected to above stated courses on basis of merit in CET.

(b) *Additional eligibility For BUMS.*—The candidate should have passed SSC or equivalent examination from the recognized board with Urdu or Arabic or Persian Language as one of the subject, OR as prescribed by respective council from time to time.

(c) *Cut-off date for eligibility.*—The eligibility of the candidate shall be determined or decided for all purposes including for applicability of all these Rules and Regulations by considering the last date of submission of preference form as the cut-off date. It is made abundantly clear that if a candidate is found ineligible as on the last date of submission of preference form, in terms of these Rules and Regulations, and if such ineligible candidate acquires the requisite eligibility after the aforesaid cut-off date i.e. after the last date of submission of preference form, such subsequent acquisition of eligibility will not make an ineligible candidate eligible for any purpose whatsoever, much less for the purpose of admission.

7. *Sanctioned Intake Seats for various Courses.*—The Sanctioned Intake for First Year of undergraduate Medical and Dental Course shall be as per the approval given by the Authority which is competent for giving approval to respective courses and affiliation given by the MUHS.



8. *Allocation of Seats.*—The percentage of allocation of seats for various types of candidates through CET for First Year of the Courses shall be as per the respective Central Council regulations, and in accordance with the policy of the Government as specified in the Schedule.

(1) *Maharashtra State Candidature Seats.*—The Candidates having Maharashtra State Candidature as specified in sub-rule (1) of rule 5, shall be eligible for these seats.

(2) *Minority Candidature Seats.*—The Candidates having Candidature mentioned in sub-rule (2) of rule 5 shall be eligible for these seats as specified in the Schedule. These seats shall be filled in accordance with the provisions of sub-section (2) of section 6 of the Act.

(3) *Institutional Quota Seats.*—The Institution can admit Eligible Candidates against 15 percent of the Sanctioned Intake, as per the Schedule, subject to following conditions, namely:—

(i) the candidates having candidature mentioned in sub-rules (1), (2) and (3) of rule 5 shall be eligible for these seats, as may be applicable;

(ii) the NRI Candidates shall be admitted under the Institution quota seats, subject to the approval by Admission Regulating Authority;

(iii) if the seats reserved for the NRI remains vacant, those vacant seats may be filled in by the Institution, from the Eligible Maharashtra State Candidature as given in sub-rules (1) and (2) of rule 5 on the basis of *inter-se-merit* of CET.

9. *Distribution of Seats-* The distribution of seats shall be allotted by the Competent Authority;

(i) *Distribution of Seats in State level 30 percent Quota.*— Out of the seats at the disposal of the Competent Authority, 30 percent of such seats shall be first made available for candidates from the State and these seats shall be filled on the basis state merit list of CET. There shall be constitutional and female reservations in these seats as per prevailing rules;

(ii) *Distribution of seats in Regional level 70 percent Quota.*— After the exclusion of State level 30 percent quota seats, referred in (i) above, the remaining 70 percent seats from the colleges situated in the respective region shall be filled from amongst the Candidates who have passed HSC, subject to the constitutional and female reservation as per prevailing rules.

(iii) *Criteria for 70 percent Regional Quota seats for candidates who have passed qualifying examination from Maharashtra State.*— Region of the candidates for selection under 70 percent regional quota seat will be the region from where he or she has passed HSC or equivalent examination;

(iv) *Criteria for 70 percent Regional Quota for candidates who have passed qualifying examination from Institution situated outside Maharashtra State.*— For candidates who have passed qualifying examination from Outside the State of Maharashtra:

Sr. No.	Quota / Type of candidate	Region for 70 percent regional quota
(1)	(2)	(3)
1	State Government employee - Eligible under <i>rule 5(1) (B)</i> (Transferred out of Maharashtra)	Parents region of posting before transfer/deputation
2	State Government employee - Eligible under <i>rule 5(1) (B)</i> (Transferred back to Maharashtra)	Parents region of posting
3	Central Government employee - Eligible under <i>rule 5(1) (C)</i>	Parents region of posting

(v) Selection to Medical and Dental courses at the Private Unaided institutions through CAP shall be subject to permission or approval or affiliation from, (1) Government of India; (2) Respective Central Counsel; (3) Government of Maharashtra; and (4) MUHS. The “intake capacity” at a particular college shall be the ‘minimum number of seats’ permitted by the above said authorities;

(vi) As per Maharashtra Private Professional Educational Institutions (Reservation of seats for admission for SC, ST, Denotified Tribes -Vimukta Jatis, NT and OBC) Act, 2006 (Mah. XXX of 2006) dated 1st August 2006, 25 percent seats of the total intake capacity of Unaided Private Professional Educational Institutions shall be allotted to the constitutional reservation category candidates;

(vii) There shall be 30 percent State and 70 percent Regional Quota for Ayurved and Homoeopathy undergraduate courses, from the seats available at the disposal of Competent Authority. There shall be 30 percent female reservation under both.

(viii) All the seats for BUMS, BPTH, BOT, BASLP, BP&O and B.Sc. (Nursing) courses will shall be filled by the candidates from the State Level Merit List only. There will not be 70 percent regional quota for these courses;

10. *Preparation of Merit List.*—The Competent Authority shall conduct the examination, evaluate the answer sheets and declare the result;

(i) *Preparation of Merit List for Selection to the Courses.*—Merit list for selection to course shall be prepared on the basis of Marks obtained by the candidate at the CET. The state merit list will be in descending order of merit of CET. The merit list shall indicate state merit list number, regional merit list number, category merit list number.

(ii) *Tie-breakers.*—In case of equal marks at the CET, the following procedure shall be adopted for deciding *inter-se-merit*,

*First level.*—A candidate with higher marks in Biology at the CET Examination shall be preferred, if the tie still persists then:

*Second level.*—A candidate with higher marks in Chemistry at the CET Examination shall be preferred, if the tie still persists then:

*Third level.*—A candidate with higher percentage of aggregate marks at the SSC or equivalent examination shall be preferred, if the tie still persists, then:

*Fourth Level.*—An older candidate shall be preferred over a younger candidate.

(iii) *Method for calculating NRI merit* - The merit list for NRI Candidates stated at sub-rule (3) of rule 5 shall be prepared on the basis of the percentage of marks of Qualifying examination.

11. *Centralised Admission Process (CAP).*—

(i) The Unaided Private Professional Educational Institution shall admit Candidates through the Centralised Admission Process (CAP) as referred in sub-section (3) of section 3 of the Act. The stages of CAP shall be as mentioned below, namely:-

(a) display or publication of college wise, subject wise and category wise distribution of seats on website;

(b) display or publication of Time Schedule and Venue for preference form filling process on website;

(c) display or publication of Brochure of Preference Form filling and counselling process for admission to Courses;

(d) verification of documents and endorsement of eligibility of the successful candidates for the admission process at the document verification centers i.e. Mumbai, Pune, Aurangabad and Nagpur followed by filling up of Preference Form by the eligible candidates;

(e) display or publication of allotment of seats for Round-I of CAP by way of computerised process and joining of the candidates at respective institution as per the allotment within stipulated time;

(f) display or publication of subsequent computerised round(s) if seats remain vacant after completion of CAP Round-I;

(ii) Candidate shall be given a chance to retain a seat that has been allotted, by way of status retention form at the end of each CAP round. If a Candidate accepts the offered seat and he do not want to participate in any further rounds of seat allocation, such candidate shall not be considered in subsequent rounds of admission.

## 12. CAP allotment stages and process of allotment —

Allotment of seats under CAP shall be made in the following manner—

(1) Maharashtra State Candidature ; The stages of computerised allotments are as follows :—

*Stage : I* : For all the Candidates,—

(a) All the Candidates belonging to various categories shall be considered for allotment of seats as per their *inter-se merit*.

(b) The Minority category candidates shall be considered for allotment in Open Category seats by virtue of their *inter-se merit* and in Minority Quota seats by virtue of merit in their respective minority community to which the institution belongs.

(c) Backward Class Category Candidates shall be considered for allotment in Open Category seat by virtue of their *Inter-se merit* or in their respective Category of reservation, if Open Category seats are not available at their merit.

(d) SBC Category Candidates shall be considered for allotment in Open Category seat by virtue of their *inter-se merit* or in OBC Category seats, if Open Category seats are not available at their merit.

*Stage : II* : For respective groups of Backward Class Category Candidates,—

*inter-se-merit* amongst the reserved categories shall be operated at the end of each round if necessary against the unfilled reserved category seats as per merit and choice of the reserved category candidates. The seats remaining vacant from various category shall be filled in during *inter-se-merit* admission process as follows :—

(a) The remaining vacant seats shall be filled from among the candidates of their respective group of that particular Region where the vacancies exist, by *inter-se* Regional merit. The groups are as follows :—

### Group I

(i) Scheduled Castes and Schedule Caste converted to Buddhism (S.C.)

(ii) Scheduled Tribes (S.T.)



Group II

- (i) Vimukta Jati (DT) (A)
- (ii) Nomadic Tribes [NT (B)]

Group III

- (i) Nomadic Tribes [NT (C)]
- (ii) Nomadic Tribes [NT (D)]
- (iii) Other Backward Classes (OBC) including SBC.

(b) If the seats still remain vacant, then the seats shall be filled from,—

(i) amongst the candidates of all categories mentioned above of that particular Region where the vacancies exist, by *inter-se* Regional merit. If the seats still remain vacant then the seats shall be filled,

(ii) amongst the candidates of the common merit list of the concerned Region. If the seats still remain vacant then the seats will be filled,

(iii) amongst the candidates of the common merit list of the *inter-se* state merit.

(c) the candidate should have claimed the constitutional reservation in the original application form. The candidates belonging to the backward class categories will be required to submit the Caste Certificate at the time of submitting the preference form, failing which the category claimed, shall not be granted and the candidate will be treated as general candidate.

(d) The candidates belonging to SC, ST, VJ/DT(A), NT-B, NT-C, NT-D, SBC, OBC categories shall be required to submit the Caste Validity Certificate or proof of application made for obtaining caste validity certificate at the time of submitting the preference form, failing which the category claimed, shall not be granted and the candidate shall be treated as a general candidate. However in case the certificate is not issued by the authorities till the date of submission of preference form, and the candidate is in possession of proof of application for validity of caste he or she shall be allowed to fill the preference form, provided he or she submits the proof of such application made. All such candidates will have to submit an undertaking as per the Proforma provided during counselling. Admission secured by an applicant with pending claim shall stand cancelled if the said claim is invalidated by the scrutiny committee.

(e) Non-Creamy Layer Certificate : A candidate belonging to VJ/DT(A), NT-B, NT-C, NT-D & OBC (including SBC) shall be required to produce Non-Creamy Layer Certificate valid upto 31st March of the following year of the CET examination, at the time of filling the preference form and also at the time of admission, failing which the category claim shall not be granted. It is mandatory to produce Non-Creamy Layer Certificate at the time of filling the preference form.

(f) 30 percent seats at the disposal of the Competent Authority shall be reserved for female candidates in all the courses. The female reservation shall be provided in 30 percent State seats and 70 percent regional seats of concerned category. If requisite number of female candidates are not available then these seats shall be offered to male candidates of respective category.

*Stage III* : For all Backward Class Category Candidates,—

If the seat reserved for group of Backward Class Category Candidate remains vacant, such seat shall be considered for allotment to the Candidate of *inter-se-merit* of all Backward Class Category candidates taken together.

*Stage : IV:* If the seat reserved for Backward Class Category Candidate remains vacant, such seat shall be considered for allotment to the Candidate of General *inter-se-merit*.

(2) *Minority Candidature.*—The stages of computerised allotments are as follows :—

(a) The Minority Category candidate shall be considered for allotment in Open category seats by virtue of their *inter-se merit* and in Minority Quota seats by virtue of merit in their respective minority community to which the institution belongs.

(b) For minority seats, *inter-se-merit* shall be operated at the end of each round if necessary, against the unfilled minority category seats as per merit.

(c) Amongst the total seats at Unaided Private Professional Educational Institution, which are declared as “Minority Institutions” by the State Government, the seats distribution shall be as mentioned in schedule.

13. *Selection process through CAP round.*—The Unaided Private Professional Education Institution shall admit candidates through the centralised admission process is below :—

(a) The selection of the candidates shall be made on the basis of preferences given by the candidates. Only a limited number of meritorious candidates shall be called for Counselling and asked to fill the preference form. The Counselling Sessions are not meant for instant seat allocation at these offices. During these sessions candidates are helped in exercising their preferences for various courses, and the institutions. Seat allocation shall be made centrally at a later date on the basis of CET merit list, eligibility and preferences exercised by the candidates.

(b) The preference form shall be available at the office of the Document Verification Center as notified by Competent Authority. The duly filled preference form should be submitted at the same office. The candidate shall submit only one preference form. Submission of more than one form shall lead to disqualification.

(c) There shall be one or more rounds of selection of candidates depending on the availability of vacant seats. The selection shall be on the basis of merit and the preferences submitted by the candidates in their preference form. For second or subsequent round no separate preference form shall be filled by the candidate. The choices of courses and colleges, once entered in the record or data, after verification by the candidate, shall be final and irrevocable. This final data shall be used in entire selection process for the admission to first year Courses for the same academic year only.

(d) The CET merit list shall be operated from State Merit List *Number-One* onwards in each round of selection. The candidate getting selected in previous round shall considered for betterment in the subsequent round. The betterment herein means the higher preference exercised by the candidate. The shift in such betterment shall be compulsory and mandatory except for those who have filled ‘Status Retention Form.’ Such a candidate who has filled Status Retention Form shall not be considered for any subsequent rounds of selection process for the same academic year. The last date for filling Status Retention Form will be notified along with the selection list of each CAP round.

(e) After concluding the first round, for the further rounds candidates who have been allotted seats in the earlier rounds and joined the course, as also the candidates who have not been allotted any seat, shall be eligible. In the subsequent rounds, betterment chances shall be given to the candidates who have already been allotted seats.

(f) It is hereby made abundantly clear that shifting on account of a better choice given by a candidate in any round, shall be effected only and only if such a candidate in the subsequent rounds is found entitled for 'change of course' or a 'change of college'. Mere possibility of a 'change in category' on account of availability of seat in the same college and/or same course in the further rounds shall not amount to betterment as such and therefore, no shifting shall be effected in such an eventuality. Such a 'change in category' shall include *inter-alia* change from reserved category to open category or vice-versa. The shift in such betterment shall be compulsory and mandatory, except those who have filled Status Retention Form.

(g) Based on preferences given, the seat will be allotted on merit and the allotment will be displayed on website.

(h) Candidates as per allotment should report alongwith all original certificates and a set of attested photocopies of all requisite document at allotted college within the prescribe time. The Dean/Principal should verify all the original documents before finalizing the admission.

(i) While filling the seats for any college or institution, 30 per cent. State quota seats shall be filled first followed by 70 per cent. regional quota seats .

(j) *Earmarking for reserved category candidates* .— Reserved category candidate entitled to admission on the basis of merit in an open category seat will have the option of taking admission either against his respective category seat or on an open category seat. If he opts for the reserved category he will be deemed to have been admitted as an open category candidate and not as reserved category candidate. In such case the particular seat in the college where he was eligible for admission against open seat shall be earmarked for a candidate belonging to the respective reserved category. Such earmarked seat will be made available immediately to the successive reserved category candidate from the same category merit during the counselling.

(k) A candidate who is selected but does not join the college or cancels the admission after joining, is not eligible for further selection process.

(l) Seats that have arisen or fallen vacant after the first round shall be made available at the second round of selection on the basis of preference form already submitted. No new preference form shall be required to be filled in for any subsequent rounds. The vacancy position shall be made available on website before commencement of the next round.

(m) The *inter-se* round shall be conducted for remaining vacant seats from the category as per rule 12 (1), if necessary at the end of each round.

(n) The cut-off date for Course will be as prescribed by the respective Central Council from time to time.

14. *Disqualification for Admission*.—The selected candidates, who cancel their admission after the cut-off-date of respective course, shall not be eligible to appear at CET examination for subsequent two years.

15. The fee for the course shall be paid at the respective college by Demand Draft from any Nationalised or Scheduled Commercial Bank in favour of Dean or Principal of College, as applicable.

(a) *Refund of Fees by the College after change of College or Course or Cancellation of admission*.—The candidate who has been admitted and desires to cancel the admissions shall

submit application to the respective college or institute to cancel admission. The refund of fees to such candidate admitted in the college shall be made after deduction as under :—

- (i) Before cut-off date as declared by MCI or DCI - Rs.1500 (Rs. One thousand five hundred only) to be deducted and rest of the fees to be refunded;
- (ii) On or after cut-off date as declared by respective Central Council -No refund of fees;
- (iii) The Dean or Principal of the college shall be responsible for making refund of the fees, after receiving cancellation letter from the candidate. If the candidate expires or becomes invalid within 90 days from the date of admission, no deduction shall be made.

16. *Institution Level Round.*—If the seats remain vacant after all CAP Rounds, the said seats shall be filled in by the institution through Institution Level Round with the prior approval of the Competent Authority. The institute shall invite applications from desirous candidates who are declared eligible in the CET. The admission shall be granted by the institution strictly on the basis of *inter-se-merit* of the CET as per the instructions from the Competent Authority.

17. *Cancellation.*—The selected candidate must join the college at which he or she is selected, on or before the date prescribed by the Competent Authority, failing which his or her admission shall stand cancelled. The selected candidate who has joined the college and wants to cancel the admission should cancel it, at the respective college. The college shall accept the cancellation letter and inform the Competent Authority alongwith copy of the cancellation letter immediately.

18. *Approval of Merit List and Admitted Candidates List.*—

(1) After completion of Admission process every Unaided Private Professional Educational Institution shall submit the Admission- approval proposal to the Directorate of Medical Education and Research or the Directorate of Ayush, as the case may be and the Admission Regulating Authority in accordance with the sub-section (5) of section 9 of the Act.

(2) The admission-approval proposal shall include the list of all candidates admitted under Reservation, marks at qualifying examinations etc., as well as the required documents including list of candidates who have applied and list of admitted candidates at institution level.

19. *Conduct and Discipline:*

(a) Failure of the candidate in making full and correct statements in the application form or suppression of any information would lead to disqualification of the candidate, even at later date. Such a candidate shall be debarred from the entire selection process.

(b) It is responsibility of every candidate to submit proper documents. Any attempt to submit documents which are not genuine will lead to cancellation of the admission of the candidate, forfeiture of the fees, deposits and expulsion of the candidate from the college by the Competent Authority or by his authorised official. The name of such candidate/s shall be deleted from the State Merit List and he or she shall not be eligible for further rounds of the selection process and shall be debarred from the selection process.

(c) The student while studying in the Health Sciences Courses, if found indulging in antinational activities, unlawful activities or ragging in any form, contrary to the provisions of Acts and Law enforced by the Government, shall be liable to be expelled from the college by the Dean or Principal of the College.

(d) Pursuant to orders in Writ Petition (Civil) No. 656 of 1999, the Hon'ble Supreme Court of India, has directed the Ministry of Human Resources Development, Government of India, to take all necessary steps to curb the menace of ragging and take severe action against the students involved in such activities.

(e) As per the provisions of the Maharashtra Prohibition of Ragging Act of 1999 (Mah. XXXIII of 1999), students indulging in ragging shall be liable to be punished under the Act.

(f) In case of dispute arising relating to the issues dealt herein above shall be dealt with, by the Competent Authority.

*Schedule*

Sr. No.	Type of Institution	Percentage of seats to be filled through the State Common Entrance Test Cell	Institutional Quota (Including NRI Quota)
(1)	(2)	(3)	(4)
1	Unaided Private Professional Educational Institutions (excluding Minority Institutions).	85%	15%
2	Unaided Minority Educational Institutions.	85% for Minority Community, however unfilled seats will be filled by Non-minority candidates	15%

By order and in the name of the Governor of Maharashtra,

ANJALI V. AMBHIRE,  
Deputy Secretary to Government.



२१४

शनिवार, ऑगस्ट २०, २०१६/श्रावण २९, शके १९३८

**गृहनिर्माण विभाग**

हुतात्मा राजगुरु चौक, मादाम कामा मार्ग,  
मंत्रालय, मुंबई ४०० ०३२, दिनांक २० ऑगस्ट २०१६

**अधिसूचना****महाराष्ट्र झोपडपट्टी (सुधारणा, निर्मूलन व पुनर्विकास) अधिनियम, १९७१.**

क्रमांक भूसंपा. २०११/प्र.क्र. १७१/जोपनि-२.—ज्याअर्थी, मुख्य कार्यकारी अधिकारी, झोपडपट्टी पुनर्वसन प्राधिकरण आणि सक्षम प्राधिकारी, वांद्रे, मुंबई यांच्या अभिवेदनावरून महाराष्ट्र शासनास असे दिसून आले आहे की, उक्त प्राधिका-यास यासोबत जोडलेल्या अनुसूचीच्या (यात यापुढे ज्याचा निर्देश “उक्त अनुसूची” असा करण्यात आला आहे.) स्तंभ ४ मध्ये नमूद केलेल्या झोपडपट्टी पुनर्वसन क्षेत्रावर झोपडपट्टी पुनर्वसन योजना राबविणे शक्य व्हावे म्हणून उक्त अनुसूचीच्या स्तंभ ५ मध्ये विनिर्दिष्ट केलेली जमीन (यात यापुढे जिचा निर्देश “उक्त जमीन” असा करण्यात आला आहे.) संपादित करणे आवश्यक आहे ;

आणि ज्याअर्थी, महाराष्ट्र झोपडपट्टी (सु.नि. व पु.) अधिनियम, १९७१ (महा.१९७१ चा २८) च्या कलम १४ च्या पोट-कलम (१) (यात यापुढे ज्याचा निर्देश “उक्त अधिनियम” असा करण्यात आला आहे.) नुसार मुख्य कार्यकारी अधिकारी, झोपडपट्टी पुनर्वसन प्राधिकरण, बांद्रा, मुंबई यांनी बजावलेल्या त्यांच्या क्र. झोपुप्रा /उजि/टे/डी/४/ श्री चेंबूर गजानन /सुनावणी/२०१३/६५८, दिनांक १ एप्रिल २०१३, आणि क्र. झोपुप्रा/उजि/टे/डी/४/ श्री चेंबूर गजानन /सुनावणी/२०१३/६५, दिनांक २२ एप्रिल २०१३ तसेच अपर जिल्हाधिकारी (अति./निष्का.), पूर्व उपनगरे यांनी “प्रत्यक्ष” या मराठी दैनिक वृत्तपत्रात दिनांक २५ जानेवारी २००९ रोजी व “एशियन एज” या इंग्रजी दैनिक वृत्तपत्रात दिनांक २३ जानेवारी २००९ जाहीर नोटीस प्रसिद्ध करण्यात येऊन आणि उक्त अधिनियमाच्या कलम ३६ अन्वये, सदर क्षेत्रात सर्वांना ठळकपणे दिसेल अशा ठिकाणी चिकटवून, उक्त अनुसूचीच्या स्तंभ ६ मध्ये नमूद केलेल्या ज्या व्यक्ती, उक्त जमिनीचे मालक आहेत वा हितसंबंधीय आहेत, अशा व्यक्तींना उपरोक्त नोटीस मिळाल्यापासून वा वृत्तपत्रात नोटीस प्रसिद्ध झाल्याच्या तारखेपासून पंधरा दिवसांच्या कालावधीत उक्त जमीन का संपादित करण्यात येऊ नये याबाबतची कारणे दाखविण्यास फर्माविले होते ;

आणि ज्याअर्थी, मुख्य कार्यकारी अधिकारी, झोपडपट्टी पुनर्वसन प्राधिकारी यांनी संबंधित झोपडीधारकांच्या सहकारी गृहनिर्माण संस्था तसेच जमिनीचे मालक व हितसंबंधीत यांच्या घेतलेल्या सुनावणीत संबंधित झोपडीधारकांच्या सहकारी गृहनिर्माण संस्थेच्या युक्तीवाद, अधिकार अभिलेखांतील नोंदी, उक्त जमिनीवर विकास आराखड्यानुसार असलेले आरक्षण तसेच झोपडीधारकांनी सादर केलेली मागणी न्याय्य असल्याबाबत उक्त जमीन संपादनाबाबतचे अभिवेदन मुख्य कार्यकारी अधिकारी, झोपडपट्टी पुनर्वसन प्राधिकरण यांनी राज्य शासनास दिनांक १० जून २०१४ रोजी सादर केले आहे ;

आणि ज्याअर्थी, उक्त अधिनियमाच्या प्रकरण I-A च्या कलम ३ (D)(c)(i) च्या परिच्छेद (A) अन्वये सुधारणा करण्यात आलेल्या प्रकरण पाच मधील कलम १४ च्या पोट-कलम (१) नुसार मुख्य कार्यकारी अधिकारी, झोपडपट्टी पुनर्वसन प्राधिकरण,वांद्रे (पू.), मुंबई यांनी सादर केलेल्या अभिवेदन, अहवाल व त्यांनी या प्रकरणी केलेली कार्यवाही राज्य शासनास उक्त अनुसूचीमध्ये नमूद केलेल्या झोपडपट्टी पुनर्वसन क्षेत्राच्या विकासासाठी झोपडपट्टी पुनर्वसन योजनेअंतर्गत विकास करणे शक्य व्हावे म्हणून उक्त जमीन संपादित करणे आवश्यक असल्याचे दिसून आले आहे.

त्याअर्थी आता, उक्त अधिनियमाच्या प्रकरण I-A च्या कलम ३ (D)(c)(i) च्या परिच्छेद (A) अन्वये सुधारणा करण्यात आलेल्या प्रकरण पाच मधील कलम १४ च्या पोट-कलम (१) द्वारे प्रदान करण्यात आलेल्या अधिकारांचा वापर करून महाराष्ट्र शासन या नोटिशीद्वारे असे घोषित करीत आहे की त्याने उक्त जमीन संपादित करण्याचे ठरविले आहे.

### अनुसूची

संपादित करावयाच्या					
जिल्हा	तालुका	गाव	नगर भूमापन क्रमांक	जमिनीचे अंदाजित क्षेत्र चौ.मी.मध्ये	जमीन मालक व इतर धारकांची नावे
(१)	(२)	(३)	(४)	(५)	(६)
मुंबई उपनगर जिल्हा	कुर्ला	चेंबूर	४६२ ४६३, ४६३/१ ते १७ एकूण	१२५.०० १५३१.७ १६५६.७	१. श्रीमती लिलाबाई मोरेश्वर चेंबूर मयत तर्फे श्री. प्रभाकर माणिक देसाई २. श्रीमती नलिनी प्रभाकर देसाई मयत, तर्फे वारस (अ) श्री. विक्रम प्रभाकर देसाई (ब) श्रीमती यशश्री बिपीन प्रधान (क) डॉ. मोहिनी प्रशांत गुप्ते ३. श्रीमती प्रभा गजेंद्र जुकर ४. श्रीमती मंदा उमाकांत पाठारे ५. श्रीमती अलका सदानंद जांभोळीकर ६. श्रीमती रेखा कुबेर ७. श्रीमती जयश्री अग्रवाल ८. श्री. आर. टी. चेंबूरकर ९. श्री. जे. टी. चेंबूरकर १०. श्री. एम. पी. चेंबूरकर ११. श्री. ए. टी. चेंबूरकर १२. श्रीमती विजयाबाई गजानन चेंबूरकर १३. श्री. पुष्पकुमार चेंबूरकर १४. श्री. विनयकुमार चेंबूरकर १५. श्री. हेमंतकुमार गजानन चेंबूरकर १६. श्रीमती मालतीबाई यशवंत चेंबूरकर १७. श्रीमती भानुमती गणपतराव चेंबूरकर १८. श्री. मधूकर गणपतराव चेंबूरकर १९. श्रीमती सपना सुरेश पाटील २०. श्रीमती सुलभा जगदीश दिघे २१. श्रीमती दिपाली दिपक भट्टे २२. श्रीमती शोभा हेमंतकुमार चेंबूरकर २३. श्री. देवेंद्र प्रभाकर चेंबूरकर

## अनुसूची—समाप्त

(१)	(२)	(३)	(४)	(५)	(६)
				२४.	श्री.राजेंद्र प्रभाकर चेंबूरकर
				२५.	श्री.भरत प्रभाकर चेंबूरकर
				२६.	श्री.रविंद्र प्रभाकर चेंबूरकर
				२७.	श्रीमती अल्पना अजित म्हात्रे
				२८.	श्रीमती इंदु जयराम चेंबूरकर
				२९.	श्री.गुलाब जगन्नाथ चेंबूरकर
				३०.	श्री.किरणकुमार जगन्नाथ चेंबूरकर

सीमा :—

न.भू.क्र.	पूर्व	पश्चिम	उत्तर	दक्षिण
४६२, ४६३, ४६३/१ ते १७	घाटकोपर माहूल रोड	४६५	४६६	४५८ आणि ४६१

महाराष्ट्राचे राज्यपाल यांच्या आदेशानुसार व नावाने,

बी. जी. पवार,  
शासनाचे सह सचिव.

## HOUSING DEPARTMENT

Madam Cama Marg, Hutatma Rajguru Chowk, Mantralaya  
Mumbai 400 032, dated the 20th August 2016

### Notice

MAHARASHTRA SLUM AREAS (IMPROVEMENT, CLEARANCE AND REDEVELOPMENT) ACT, 1971.

No. Bhusampa. 2011/CR.171/Zopani-2.—Whereas, on representation from the Chief Executive Officer, Slum Rehabilitation Authority, Bandra, Mumbai, it appears to the Government of Maharashtra that in order to enable the said Authority to implement the Slum Rehabilitation Scheme in relation to the Slum Rehabilitation Area mentioned in the Schedule appended hereto (hereinafter referred to as “the said Schedule”), it is necessary that the land specified in the said Schedule (hereinafter referred to as “the said land”), should be acquired ;

And whereas, as required by the proviso to sub-section (1) of section 14 of Chapter V read with paragraph (A) of sub-clause (i) of clause (c) of section 3D of Chapter I-A of the Maharashtra Slum Areas (Improvement, Clearance and Redevelopment) Act, 1971 (Mah.XXVIII of 1971) (hereinafter referred to as “the said Act”), the Chief Executive Officer, Slum Rehabilitation Authority, Bandra, Mumbai, has, by his Notice No.SRA /Dy.Coll./T/D-4/Shri Chembur Gajanan/Hearing/2013/486, dated the 1st April 2013, and SRA/ Dy.Coll./T/D-4, Shri Chembur Gajanan/Hearing/2013/65, dated the 22nd April 2013, served in prescribed manner and also by notice published by Additional Collector (Encroachment and Removal) and Competent Authority, Eastern Suburban, Mumbai Suburban District in the daily Marathi newspaper “Prataksha” dated the 25th January 2009 and English newspaper “Asian Age” dated the 23rd January 2009, and also by affixing in the conspicuous part in the premises situated in the said land, as provided in section 36 of the said Act, called upon the persons mentioned in column (6) of the said Schedule, who are the owners of the said land or any other person interested therein to show cause, within fifteen days from the date of its publication in the newspapers, as to why the proposal to acquire the said land for implementation of the Slum Rehabilitation Scheme for the concerned protected slum dwellers should not be sent to the State Government for approval ;

And whereas, the Chief Executive Officer, Slum Rehabilitation Authority, Bandra, Mumbai, after considering, the objections received in this behalf for the acquisition of the said lands and pleading on behalf of the proposed Co-operative Housing Society of the Slum dwellers, entries as to the rights in the land record, reservation in development plan and the legitimate request of the protected slum dwellers, by his representation dated the 10th June 2014 submitted the report for the acquisition of the said land ;

And whereas, as required by the first proviso to sub-section (1) of section 14 of Chapter V read with Paragraph (A) of sub-clause (i) of clause (c) of section 3D of Chapter I-A of the said Act, on representation from the Chief Executive Officer, Slum Rehabilitation Authority, Bandra, Mumbai, and after considering his report for acquisition of the said land, it appears to the State Government that in order to enable the Slum Rehabilitation Authority to carry out the development under the Slum Rehabilitation Scheme in the slum rehabilitation area mentioned in the said Schedule, the said land should be acquired.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 14 read with paragraph (A) of sub-clause (i) of clause (c) of section 3D of the said Act, the Government of Maharashtra hereby declares, by this notice, that it has decided to acquire the said land.

*Schedule*

District	Taluka	Village	C.T.S. No.	Approximate area of the land decided to be acquired (In Sq. Mtrs.)	Name of the owners or other intrested person of the land decided to be acquired
(1)	(2)	(3)	(4)	(5)	(6)
Mumbai Suburban District	Kurla	Chembur	462	125.00	1. Smt. Lilabai Moreshwar Chemburkar Deceased through Shri Prabhakar Manik Desai. 2. Smt. Nalini Prabhakar Desai Deceased through heirs.— I. Vikram Prabhakar Desai II. Smt. Yashashri Bipin Pradhan III. Dr. Mohini Prashant Gupte. 3. Smt. Prabha Gajendra Jukar 4. Smt. Manda Umakant Pathare 5. Smt. Alka Sadanand Jambholikar 6. Smt. Rekha Kuber 7. Smt. Jayshri Agrawal 8. Shri R. T. Chemburkar 9. Shri J. T. Chemburkar 10. Shri M. T. Chemburkar 11. Shri A. T. Chemburkar 12. Smt. Vijayabai Gajanan Chemburkar 13. Shri Pushpakumar Chemburkar 14. Shri Vinaykumar Chemburkar 15. Shri Hemantkumar Gajanan Chemburkar. 16. Smt. Maltibai Yeshwant Chemburkar 17. Smt. Bhanumati Ganpatrao Chemburkar. 18. Shri Madhukar Ganpatrao Chemburkar. 19. Smt. Sapna Suresh Patil 20. Smt. Sulbha Jagdish Dighe 21. Smt. Dipali Dipak Bhatte 22. Smt. Shobha Hemantkumar Chemburkar. 23. Shri Devendra Prabhakar Chemburkar. 24. Shri Rajendra Prabhakar Chemburkar. 25. Shri Bharat Prabhakar Chemburkar 26. Ravindra Prabhakar Chemburkar 27. Smt. Alpana Ajit Mhatre 28. Smt. Indu Jayram Chemburkar 29. Shri Gulab Jagannath Chemburkar 30. Shri Kirankumar Jagannath Chemburkar.d
			463, 463/1 to 17	1531.7	
			Total	1656.7	



**Boundaries.—**

C.T.S. No. (1)	On the East by (2)	On the West by (3)	On the North by (4)	On the South by (5)
462, 463, 463/1 to 17	Ghatkopar Mahul Road	465	466	458 and 461

By order and in the name of the Governor of Maharashtra,

B. G. PAWAR,  
Joint Secretary to Government.

२१५

शनिवार, ऑगस्ट २०, २०१६/श्रावण २९, शके १९३८

**गृह विभाग**

२ रा मजला, मादाम कामा मार्ग, हुतात्मा राजगुरू चौक, मंत्रालय,

मुंबई ४०० ०३२, दिनांक २७ जुलै २०१६

**आदेश****महाराष्ट्र पोलीस अधिनियम.**

क्रमांक आरसीटी-०३१२/प्र.क्र. २८८/पुनर्बांधणी-१६६/पोल-५अ.— मुंबई पोलीस अधिनियम, १९५१ (१९५१ चा २२) च्या कलम-५ब आणि त्या अनुषंगाने प्रदान करणा-या इतर सर्व अधिकारांचा वापर करून आणि या संदर्भात अस्तित्वात असलेले पोलीस शिपाई (सेवाप्रवेश) नियम, २०११ मध्ये सुधारणा करण्यासाठी खालीलप्रमाणे नियम करीत आहे :—

१. या नियमांना “महाराष्ट्र पोलीस शिपाई (सेवाप्रवेश) (सुधारणा) नियम, २०१६ ” असे संबोधण्यात यावे.
२. महाराष्ट्र पोलीस शिपाई (सेवाप्रवेश) नियम, २०११ (ज्यास यापुढे मुख्य नियम असे संबोधण्यात आले आहे) मधील नियम ३ (१) (क) नंतर खालीलप्रमाणे उपखंड (ड) समाविष्ट करण्यात यावा :—

“(ड) अन्य अर्हता-पोलीस भरतीमध्ये पोलीस शिपाई पदाकरिता अर्ज करणा-या उमेदवाराने मोटार वाहन अधिनियम, १९८८ मधील कलम २ (२१) नुसार हलकी वाहने चालविण्याचा (LMV) परवाना धारण केला असणे आवश्यक आहे. परंतु, सदर परवाना धारण न करणा-या उमेदवाराने नियुक्तीनंतर त्याचे पोलीस प्रशिक्षण पूर्ण झाल्यावर दोन वर्षांच्या आत परवाना धारण करण्यात येईल व या कालावधीत हा परवाना धारण न केल्यास निवड रद्द ठरवून सेवा समाप्त करण्यात येतील. याबाबतचे बंधपत्र सादर केल्यास असा उमेदवार या पदासाठी अर्ज करण्यास पात्र राहील. ”

३. महाराष्ट्र पोलीस शिपाई (सेवाप्रवेश) नियम, २०११ मधील नियम ३ (२) (अ) मधील (ब) (i) मध्ये खालीलप्रमाणे सुधारणा करण्यात येत आहे :—

“उंची : ४.०० से.मी. महिला व पुरुष उमेदवारांसाठी ”

४. मुख्य नियमाच्या नियम १२ नंतर खालील नियम, नियम १३ म्हणून अंतर्भूत करण्यात यावा :—

“नियम १३ : नियम ३ मध्ये नमूद केलेल्या पदावर नियुक्त व्यक्तीने शासनाच्या माहिती व तंत्रज्ञान संचालनालयाकडून वेळोवेळी विहित करण्यात येणारे, संगणक हाताळणीबाबतचे प्रमाणपत्र धारण करणे आवश्यक आहे. ”

५. मुख्य नियमातील नियम १३ हा नियम १४ म्हणून संबोधण्यात यावा.

महाराष्ट्राचे राज्यपाल यांच्या आदेशानुसार व नावाने,

सुरेश खाडे,  
शासनाचे उप सचिव.

**HOME DEPARTMENT**

2nd Flr., Madam Cama Marg, Hutatma Rajguru Chowk, Mantralaya,  
Mumbai 400 032, dated the 27th July 2016

**Order****MAHARASHTRA POLICE ACT.**

No. RCT.0312/CR 228/Reconstruction-166/Pol-5A.— In exercise of the powers conferred by clause (b) of section-5 of the Maharashtra Police Act (XXII of 1951), and of all other powers enabling it in this behalf, the Government of Maharashtra makes the following rules further to amend the Maharashtra Police Constable (Recruitment) Rules, 2011, namely :—

1. These rules may be called the Maharashtra Police Constables (Recruitment) (Amendment) Rules, 2016.

2. In rule 3 of the Maharashtra Police Constable (Recruitment) Rules, 2011 (hereinafter referred to as “the Principal Rules”) in sub-rule (i) after clause (c) the following clause shall be inserted namely :—

“(D) Other qualification—A candidate who apply to the post mentioned in Rule 3 is required to possess Light Motor Vehicle (LMV) license as prescribed in section 2 (21) of Motor Vehicle Act, 1988 issued by Competent Authority (Regional Transport Officer) at the time of submitting application. Provided, a candidate who does not possess such license, he/she shall be required to possess a license within two year after completion of his/her training and if he/she fails to possess the license, then his/her appointment will be considered as cancelled and he/she shall be liable to be terminated from service.”

3. In rule 3 of the Maharashtra Police Constables (recruitment) Rules, 2011, in sub-rule (2) in clause (A), for sub-clause (b) (i), the following sub-clause shall be substituted, namely:—

“Height : 4.00 centimeters for male and female candidates.”

4. After rule 12 of the Principal Rules, the following rule shall be inserted as a Rule 13 namely :—

“Rule 13 : A person appointed to the post mentioned in rule 3 shall be required to possess a certificate in Computer Operation prescribed by the Directorate of Information Technology, Government of Maharashtra, from time to time.”

5. Rule 13 of the Principal Rules shall be renumbered as Rule 14.

By order and in the name of the Governor of Maharashtra,

SURESH KHADE,  
Deputy Secretary to Government.

२१६

सोमवार, ऑगस्ट २२, २०१६/श्रावण ३१, शके १९३८

### महसूल व वन विभाग

मादाम कामा मार्ग, हुतात्मा राजगुरू चौक, मंत्रालय, मुंबई ४०० ०३२, दिनांक २० ऑगस्ट २०१६

#### अधिसूचना

##### महाराष्ट्र जमीन महसूल संहिता, १९६६.

क्रमांक टीएलसी. २०१०/व्हीआयपी. २४९/प्र. क्र. १३१/म-१०.—महाराष्ट्र जमीन महसूल संहिता, १९६६ (१९६६ चा महा. एकेचाळीस) च्या कलम-४ च्या पोट-कलम (१) चे खंड (चार) व (सहा) द्वारे प्रदान करण्यात आलेल्या अधिकारांचा वापर करून, महाराष्ट्र शासनाने जी अधिसूचना काढण्याचे प्रस्तावित केले आहे, त्या अधिसूचनेचा पुढीलप्रमाणे मसुदा, उक्त कलम ४ च्या पोट-कलम (४) द्वारे आवश्यक असल्याप्रमाणे, याद्वारे परिणाम होण्याचा संभव असलेल्या सर्व व्यक्तींच्या माहितीकरिता, याद्वारे प्रसिद्ध करण्यात येत आहे; आणि याद्वारे अशी सूचना देण्यात येत आहे की, दिनांक २१ सप्टेंबर २०१६ रोजी किंवा त्यानंतर महाराष्ट्र शासन उक्त मसुदा विचारात घेईल.

२. उक्त मसुद्याच्या संबंधात कोणत्याही व्यक्तीकडून ज्या कोणत्याही हरकती किंवा सूचना विभागीय आयुक्त, औरंगाबाद विभाग, दिल्ली गेट जवळ फाजीलपुरा, औरंगाबाद ४३१ ००१ यांच्याकडे उपरोक्त तारखेस किंवा त्यापूर्वी येतील त्या शासनाकडून विचारात घेण्यात येतील.

#### अधिसूचनेचा मसुदा

क्रमांक टीएलसी. २०१०/व्हीआयपी. २४९/प्र. क्र. १३१/म-१०.—महाराष्ट्र जमीन महसूल संहिता, १९६६ (१९६६ चा महा. एकेचाळीस) च्या कलम-४ च्या पोट-कलम (१) चे खंड (चार) व (सहा) याद्वारे प्रदान करण्यात आलेल्या तसेच याबाबतीत महाराष्ट्र शासनास समर्थ करणा-या इतर अधिकारांचा वापर करून आणि पूर्वीच्या सर्व अधिसूचना किंवा आदेश जालना जिल्ह्यातील भोकरदन तालुक्यात समाविष्ट असलेल्या खालील गावांच्या संदर्भातील जेथवर संबंधित असतील तेथवर त्यामध्ये फेरफार करून महाराष्ट्र शासन पूर्वीच्या अधिसूचना किंवा आदेश अंशतः बदल करून उक्त अधिनियमाच्या कलम ४ च्या पोट-कलम (४), द्वारे आवश्यक केल्यानंतर पूर्ण प्रतिक्षेनंतर उक्त गाव जालना व औरंगाबाद जिल्ह्यांतील अनुक्रमे भोकरदन व फुलंब्री तालुक्यांच्या चतुःसीमांमध्ये फेरबदल करून दिनांक २१ सप्टेंबर २०१६ पासून खालील गाव जालना जिल्ह्यातील भोकरदन तालुक्यातून वगळून औरंगाबाद जिल्ह्यातील फुलंब्री तालुक्यात समाविष्ट करण्यात येईल असे विनिर्दिष्ट करीत आहे.

#### अनुसूची

अ. क्र.	गावाचे नाव	सदर अधिसूचना निर्गमित करण्यापूर्वीचा तालुका व जिल्हा	सदर अधिसूचना निर्गमित केल्यानंतरचा तालुका व जिल्हा
(१)	(२)	(३)	(४)
१.	तळेगाव	तालुका भोकरदन, जिल्हा जालना	तालुका फुलंब्री, जिल्हा औरंगाबाद

महाराष्ट्राचे राज्यपाल यांच्या आदेशानुसार व नावाने,

कि. पां. वडते,  
शासनाचे उप सचिव.



**REVENUE AND FORESTS DEPARTMENT**

Madam Cama Marg, Hutatma Rajguru Chowk, Mantralaya, Mumbai 400 032  
dated the 20th August 2016

*NOTIFICATION*

MAHARASHTRA LAND REVENUE CODE, 1966.

No. TLC. 2014/VIP. 249/CR 131/M-10.—The following draft of the notification, which the Government of Maharashtra proposes to issue in exercise of the powers conferred by clauses (iv) and (vi) of sub-section (1) of section 4 of the Maharashtra Land Revenue Code, 1966 (Mah. XLI of 1966) is hereby published as required by the sub-section (4) of the said section 4, for the information of all the persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration by the Government on or after the 21st September 2016.

2. Any objections or suggestions which may be received by the Divisional Commissioner, Aurangabad Division, Near Delhi Gate, Fazilpura, Aurangabad - 431 001 from any person with respect to the said draft notification before the aforesaid date will be considered by the Government.

*DRAFT NOTIFICATION*

No. TLC. 2014/VIP. 249/CR 131/M-10.—In exercise of the powers conferred by clauses (iv) and (vi) of sub-section (1) of section 4 of the Maharashtra Land Revenue Code, 1966 (Mah. XLI of 1966), and of all other powers enabling it in this behalf, and in partial modification of any previous notification or order issued in this behalf, in so far as they relate to the village specified in the Schedule appended hereto, the Government of Maharashtra, after previous publication as required by sub-section (4) of the said section 4, hereby alters with effect from the 21st September 2016 the limits of Bhokardan Taluka and Phulambri Taluka of the Jalna District and Aurangabad District, respectively, by excluding the said village from Bhokardan Taluka of the Jalna District and including it in Phulambri Taluka of the Aurangabad District.

*Schedule*

Sr. No.	Name of the Village	Name of the Taluka and District prior to issue of this notification	Name of the Taluka and District after issue of this notification
(1)	(2)	(3)	(4)
1.	Talegaon	Taluka Bhokardan, District Jalna	Taluka Phulambri, District Aurangabad

By order and in the name of the Governor of Maharashtra,

K. P. WADTE,

Deputy Secretary to Government.

२१७

मंगळवार, ऑगस्ट २३, २०१६/भाद्र. १, शके १९३८

### सार्वजनिक बांधकाम विभाग

मादाम कामा मार्ग, हुतात्मा राजगुरू चौक, मंत्रालय, मुंबई ४०० ०३२, दिनांक ८ जुलै २०१६

### अधिसूचना

#### महाराष्ट्र मोटार वाहन कर अधिनियम.

क्रमांक खाक्षेस. २००४/प्र.क्र. ३२५/रस्ते ८.—ज्याअर्थी, महाराष्ट्र शासनाने, शासन अधिसूचना, सार्वजनिक बांधकाम विभाग, क्रमांक खाक्षेस-२००४/ प्र.क्र.३२५/ रस्ते-८, दिनांक १३ ऑगस्ट २००९ अन्वये, “बांधा, वापरा व हस्तांतरित करा ” या तत्वावर चौपदरीकरण व मजबूतीकरण केलेल्या ठाणे जिल्ह्यातील भिवंडी-कल्याण शिळफाटा रस्त्याच्या (राज्यमार्ग क्र.४०) किमी ०/००० ते किमी २१/६०० या भागाचा पूर्ण अथवा अंशतः वापर करणा-या खालील अनुसूचीच्या स्तंभ (२) मध्ये अनुक्रमे विनिर्दिष्ट केलेल्या प्रकारच्या मोटार वाहनांवर आणि वाहनांकडून ओढून नेल्या जाणा-या अनुयानांवर महाराष्ट्र राज्य रस्ते विकास महामंडळाकडून प्राधिकृत करण्यात आलेल्या मे. प्लस बीकेएसपी टोल लिमिटेड यांच्यामार्फत पथकर वसुलीसाठी अनुसूचीच्या स्तंभ (३) मध्ये त्यांच्यासमोर विनिर्दिष्ट केलेल्या दराने, दिनांक २२ ऑगस्ट २००९ ते दिनांक २८ एप्रिल २०१३ या कालावधीकरिता किलोमीटर ४/५०० मध्ये (काटई गावाजवळ) व किलोमीटर १८/७३० (गोवे गावाजवळ) मध्ये पथकर नाक्यावर पथकर बसविण्यात आला ;

आणि ज्याअर्थी, महाराष्ट्र शासनाने, शासन अधिसूचना दिनांक ३० एप्रिल २०१३ व दिनांक २९ जुलै २०१३ अन्वये सदर कालावधी दिनांक ९ जुलै, २०१६ पर्यंत वाढविला ;

आणि ज्याअर्थी, महाराष्ट्र शासनास सदर कालावधी दिनांक ९ ऑक्टोबर २०१६ पर्यंत वाढविणे योग्य वाटते ;

आणि ज्याअर्थी, आता, महाराष्ट्र मोटार वाहन कर अधिनियम, १९५८ (१९५८ चा ६५) च्या कलम २० मधील पोट-कलम (१-अ), (१-ब), (१-क), (१-ड) आणि (१-इ) द्वारे प्रदान करण्यात आलेल्या अधिकारांचा वापर करुन महाराष्ट्र शासन, सदर रस्त्याच्या भागाचा वापर करणा-या खालील अनुसूचीच्या स्तंभ (२) मध्ये अनुक्रमे विनिर्दिष्ट केलेल्या प्रकारच्या मोटार वाहनांवर आणि वाहनांकडून ओढून नेल्या जाणा-या अनुयानांवर पथकर बसविल्याचे, आणि महाराष्ट्र राज्य रस्ते विकास महामंडळास, अनुसूचीच्या स्तंभ (३) मध्ये त्यांच्यासमोर विनिर्दिष्ट केलेल्या दराने, दिनांक १० जुलै २०१६ ते दिनांक ९ ऑक्टोबर २०१६ या कालावधीकरिता किलोमीटर ४/५०० मध्ये (काटई गावाजवळ) व किलोमीटर १८/७३० (गोवे गावाजवळ) मध्ये पथकर नाक्यावर पथकर वसुली करण्यास प्राधिकृत केल्याचे घोषित करीत आहे.

## अनुसूची

अ. क्र. (१)	वाहनांचा प्रकार (२)	पथकराचे प्रती फेरीचे दर (रुपये) (३)
		१० जुलै २०१६ ते ९ ऑक्टोबर २०१६
१	स्कूटर, मोटार सायकल, वाहन चालक वगळून ३ आसनी प्रवासी रिक्षा, ट्रॅक्टर व रिकाम्या ट्रॉलीसह ट्रॅक्टर.	पथकर नाही
२	मोटार वाहन अधिनियम, १९८८ (१९८८ चा ५९) मध्ये नमूद केल्याप्रमाणे हलकी मोटार वाहने, (अ) कार, जीप, जसे की टाटा सुमो, ट्रॅक्स, कमांडर (चालक वगळून १२ प्रवासी क्षमता असलेली), वाहन चालक वगळून सहा आसनी प्रवासी रिक्षा व इतर तत्सम वाहने. (ब) मिनी बस किंवा तत्सम वाहने (चालक वगळून १२ पेक्षा जास्त पण २० प्रवासी क्षमते पर्यंत) आणि अनुक्रमांक ३ व ४ येथे नमूद केलेल्या वाहनाव्यतिरिक्त माल वाहतूक करणारी वाहने.	पथकर नाही ५५
३	ट्रक, बस	१०५
४	मोटार वाहन अधिनियम, १९८८ (१९८८ चा ५९) मध्ये व्याख्या केल्याप्रमाणे व अनुक्रमांक ३ मध्ये नमूद केलेले ट्रक वगळून अवजड वाहने. उदा. ट्रक-ट्रेलर, दोन पेक्षा अधिक आसांची वाहने इत्यादी.	१८०

## १. खालील वाहनांना पथकरातून सूट देण्यात येईल :-

(१) भारताचे राष्ट्रपती, उप राष्ट्रपती, राज्यांचे राज्यपाल व वाहनांना लाल दिवा अनुज्ञेय असलेल्या अति महत्वाच्या व महत्वाच्या लोकप्रतिनिधींची वाहने.

(२) लोकसभा व राज्यसभेचे विद्यमान सदस्य तसेच महाराष्ट्र विधानसभा व महाराष्ट्र विधान परिषदेचे विद्यमान सदस्य प्रवास करीत असलेली वाहने.

(३) महाराष्ट्रातील माजी संसद सदस्य व महाराष्ट्र विधानसभा किंवा महाराष्ट्र विधान परिषदेचे माजी सदस्य प्रवास करीत असलेली वाहने.

(४) केंद्र व राज्य शासकीय वाहने.

(५) पोलीस वाहने.

(६) लष्कराच्या मालकीची वाहने.

(७) टपाल आणि तार खात्याची वाहने.

(८) रुग्णवाहिका

(९) शववाहिका.

(१०) अग्निशमन दलाची वाहने.

(११) महाराष्ट्र राज्य मार्ग परिवहन महामंडळाच्या बसेस व स्कूल बसेस.

२. या प्रयोजनाकरिता उपरोल्लेखित पथकर नाक्यांवर पथकर वसूल करण्याचा हक्क महाराष्ट्र राज्य रस्ते विकास महामंडळ मर्यादित यांना प्रदान करण्यात आला आहे. अशाप्रकारे त्यांनी वसूल केलेली पथकराची संपूर्ण रक्कम एस्क्रो खात्यात जमा करावी व त्याचा विनियोग उद्योजक मेसर्स प्लस बीकेएसपी टोल लिमिटेड यांचे दावे निकाली काढण्यासाठी करावा.

**टीप:-**पथकराच्या दरामधील सवलती खाली दिल्याप्रमाणे राहतील :-

(१) एखाद्या वाहन धारकाने ५० किंवा १०० कुपन्स असलेली पथकर पुस्तिका आगाऊ खरेदी केल्यास यासाठी त्यास पुस्तिकेच्या किमतीमध्ये अनुक्रमे १० टक्के व २० टक्के सवलत देण्यात येईल.

- (२) वारंवार प्रवास करणा-या वाहनांसाठी परतीच्या प्रवासाचे व दैनिक पासाचे दर हे त्या वाहनांच्या एकेरी प्रवास दराच्या अनुक्रमे दीड पट व अडीच पट राहतील. परतीच्या प्रवासाचा पास व दैनिक पास हा ज्या दिवशी पास काढला जाईल त्या दिवशीच्या रात्री १२.०० वाजेपर्यंत ग्राह्य राहिल.
- (३) मासिक पासाचे दर एकेरी प्रवास दराच्या ५० पट राहतील.
- (४) सदर रस्त्याचा पूर्ण अथवा अंशतः वापर करणा-या वाहनाकडून पथकराची पूर्ण रक्कम एकदाच घेण्यात येईल. एका पथकर नाक्यावर पथकर भरल्यानंतर दुस-या पथकर नाक्यावर पथकर द्यावा लागणार नाही.

महाराष्ट्राचे राज्यपाल यांच्या आदेशानुसार व नावाने,

रा. द. जोशी,

शासनाचे अवर सचिव.

**PUBLIC WORKS DEPARTMENT**

Madam Cama Marg, Hutatma Rajguru Chowk, Mantralaya,  
Mumbai 400 032, dated the 8th July 2016

**NOTIFICATION****MAHARASHTRA MOTOR VEHICLES TAX ACT.**

No.PSP.2004/CR-325/Road-8.—Whereas the Government of Maharashtra has, *vide* the Government Notification, Public Works Department, No. PSP-2004/CR-325/Road-8, dated 13th August 2009, levied the toll on the classes of motor vehicles specified in column (2) of the Schedule appended thereto and on the trailers drawn by such motor vehicles, passing through entire length or any section of four lanned and strengthened the Bhivandi-Kalyan-Shil Phata Road (State Highway Number-40), from kilometres 0/000 to 21/600 in Thane District under the “Build, Operate and Transfer (B.O.T.) Scheme” by M/s Plus BKSP Toll Limited, authorized in this behalf by M/s Maharashtra State Road Development Corporation Limited (MSRDCL) at the rates and for the periods specified against each of the said vehicles in column (3) of the said Schedule appended to the said notifications, at the toll collection centres constructed at kilometer 4/500 (near Katai village) and at kilometer 18/730 ( near Gove village) on the abovementioned road, with effect from the 22nd August 2009 to 28th April 2013 ;

And whereas the Government of Maharashtra has extended the said period upto the 9th July 2016 *vide* the Government Notifications, dated the 30th April 2013 and the 29th July 2013 ;

And whereas, the Government of Maharashtra considers it expedient to extend the said period upto the 9th October 2016 ;

Now, therefore, in exercise of the powers conferred by sub-sections (1-A), (1-B), (1-C), (1-D) and (1-E) of section 20 of the Maharashtra Motor Vehicles Tax Act (LXV of 1958), the Government of Maharashtra hereby declares that, the toll shall be levied, on the classes of motor vehicles specified in the column (2) of the Schedule appended hereto and on the trailers drawn by such motor vehicles, passing over the said road, and authorizes the Maharashtra State Road Development Corporation Limited (MSRDCL), to collect the toll, at the rates specified against each of the said vehicles in column (3) of the said Schedule and at the toll collection centers constructed at kilometer 4/500 (near Katai village) and at kilometer 18/730 (near Gove village) on the abovementioned Road, with effect from the 10th July 2016 to 9th October 2016.

*Schedule*

Sr. No. (1)	Particulars of Motor Vehicles (2)	Rate of toll per trip (in rupees) (3)
		1st April 2013 to 28th April 2013
1.	Scooter, Motor Cycle, three seater Auto-Rickshaw excluding driver, Tractor and Tractor with unladen trolley.	Nil.
2.	Light motor vehicles as defined in the Motor Vehicles Act, 1988 (59 of 1988), —	
	(a) Car, Jeep, such as Tata Sumo, Trax, Commander (having carriage capacity upto twelve passengers, excluding driver). six seater Rickshaw excluding driver, or any other similar vehicles.	Nil.
	(b) Mini bus or any other similar vehicles (having carriage capacity of more than twelve and upto twenty passengers, excluding driver) except vehicles included in serial numbers 3 and 4.	55
3.	Truck, Bus.	105
4.	Heavy Motor Vehicles as defined in the Motor Vehicles Act, 1988 (59 of 1988) such as Truck-trailers combination, Multi-axle Vehicles, etc., except vehicles covered by the entry at serial number 3 above.	180



1. The following types of vehicles are exempted from payment of toll, namely :—

(1) All vehicles having red or yellow lamp carrying VVIP or VIP personals like President of India, Vice President of India, Governor of States, etc.

(2) Vehicle carrying sitting Members of Parliament, Maharashtra Legislative Assembly and Maharashtra Legislative Council.

(3) Vehicle carrying Ex-Members of Parliament from Maharashtra, Ex-Members of the Maharashtra Legislative Assembly and Ex-Members of Maharashtra Legislative Council.

(4) Central and State Government vehicles.

(5) Police vehicles.

(6) Defence vehicles.

(7) Vehicles of Posts and Telegraphs Department.

(8) Ambulances.

(9) Hearses.

(10) Fire fighting vehicles

(11) Maharashtra State Road Transport Corporation buses and school buses

2. For the purpose of this Notification, Maharashtra State Road Development Corporation Limited, is authorized to collect the toll at the abovementioned toll collection centres and the amount of toll so collected shall be kept in Escrow Account and the same shall be utilized to settle the claims of the entrepreneur M/s Plus BKSP Toll Limited.

*Notes.*—Concessions in rates of toll are as given below, namely :—

- (i) A vehicle user, who purchases a toll coupon book in advance containing 50 or 100 coupons, shall be given a discount of 10 per cent and 20 per cent respectively.
- (ii) The rates of return journey pass and daily pass of the frequently plying vehicles shall be one and a half times and two and a half times of their respective one way travel rates. Return journey pass and daily pass will be valid unto 12.00 midnight for the day of issuing the pass.
- (iii) The rates of monthly pass will be 50 times of their respective one-way travel rates.
- (iv) The vehicle using entire length or section of the above mentioned road shall be charged full toll rates at one time only. Vehicle paying toll at one toll station will not have to pay the toll at other toll station.

By order and in the name of the Governor of Maharashtra,

R. D. JOSHI,  
Under Secretary to Government.

२१८

बुधवार, ऑगस्ट २४, २०१६/भाद्र. २, शके १९३८

**गृहनिर्माण विभाग**

मादाम कामा मार्ग, हुतात्मा राजगुरु चौक, मंत्रालय,  
मुंबई ४०० ०३२, दिनांक २३ ऑगस्ट २०१६

**अधिसूचना****महाराष्ट्र झोपडपट्टी (सुधारणा, निर्मूलन व पुनर्विकास) अधिनियम, १९७१.**

क्रमांक झोपुयो. १२०३/प्र.क्र. १८६/२०१६/झोपसू-१ (१).—महाराष्ट्र झोपडपट्टी (सुधारणा, निर्मूलन व पुनर्विकास) अधिनियम, १९७१ (सन १९७१ चा महा. २८) याच्या कलम ३च्या पोट-कलम (१), कलम ३Y च्या उप-कलम (१) आणि कलम ३५ च्या पोट-कलम (१) द्वारे प्रदान करण्यात आलेल्या अधिकारांचा वापर करून आणि शासकीय अधिसूचना गृहनिर्माण विभाग, क्रमांक झोपुयो. १२०३/ प्र. क्र. ६८/२०१६/झोपसू-१(१), दिनांक २७ मे २०१६, तसेच या बाबतीत काढण्यात आलेल्या सर्व आदेशांचे अधिक्रमण करून महाराष्ट्र शासन याद्वारे,—

(अ) यासोबत जोडलेल्या अनुसूचीच्या स्तंभ (२) मध्ये उल्लेखिलेल्या अधिका-यांची, उक्त अधिनियमाच्या प्रयोजनांसाठी, अनुसूचीच्या स्तंभ (३) मध्ये, त्या प्रत्येकाच्या नावासमोर अनुक्रमे विनिर्दिष्ट केलेल्या क्षेत्रांकरिता सक्षम प्राधिकारी म्हणून नियुक्ती करीत आहे ;

(ब) यासोबत जोडलेल्या स्तंभ (४) मध्ये उल्लेखिलेल्या अधिका-यांची, उक्त अधिनियमाच्या कलम ३५ च्या पोट-कलम (१) च्या प्रयोजनांसाठी, अनुसूचीच्या स्तंभ (२) मध्ये, त्या प्रत्येकाच्या नावासमोर अनुक्रमे नमूद केलेल्या सक्षम प्राधिका-याने काढलेल्या अथवा दिलेल्या कोणत्याही नोटिशीने, आदेशाने वा निदेशाने बाधित झालेल्या व्यक्तीस ज्याच्याकडे अपील करता येईल असा अपील प्राधिकारी म्हणून नियुक्ती करीत आहे ; आणि

(क) यासोबत जोडलेल्या अनुसूचीच्या स्तंभ (२) मध्ये उल्लेख केलेल्या अधिका-यांना, उक्त अधिनियमातील कलम ३Y च्या प्रयोजनासाठी, अनुसूचीच्या स्तंभ (३) मध्ये, त्या प्रत्येकाच्या नावासमोर अनुक्रमे विनिर्दिष्ट केलेल्या क्षेत्रांकरिता प्राधिकृत अधिकारी म्हणून प्राधिकृत करीत आहे.

**अनुसूची**

अनुक्रमांक (१)	सक्षम प्राधिकारी (२)	क्षेत्र (३)	अपील प्राधिकारी (४)
१	उप जिल्हाधिकारी (अतिक्रमण/निष्कासन) कुलाबा विभाग, मुंबई शहर.	मुंबई शहर जिल्ह्यातील कुलाबा, फोर्ट, भुलेश्वर, मांडवी, गिरगाव, भायखळा, मलबार-कंबाला हिल, माझगाव, परळ-शिवडी, ताडदेव, वरळी, लोअर परेल आणि प्रिन्सेस डॉक, दादर-नायगाव, माटुंगा व माहिम या महसूल विभागातील सर्व धारणाधिकार व मालकी हक्काच्या जमिनी (केंद्र शासनाच्या मालकीच्या जमिनी वगळून).	अपर जिल्हाधिकारी (अतिक्रमण / निष्कासन) मुंबई शहर.

अनुसूची—चालू

(१)	(२)	(३)	(४)
२	उप जिल्हाधिकारी (अतिक्रमण/निष्कासन) धारावी विभाग, मुंबई शहर.	मुंबई शहर जिल्ह्यातील सॉल्ट पॅन, शीव व धारावी या महसूल विभागातील सर्व धारणाधिकार व मालकी हक्काच्या जमिनी (केंद्र शासनाच्या मालकीच्या जमिनी वगळून) तसेच शासकीय अधिसूचना क्र. टीपीबी.४३०४/३२२/प्र.क्र.५६/०४/नवि-११, दिनांक ९ मार्च २००५ व क्र. टीपीबी.४३०८/३४९९/प्र.क्र.८३/०९/नवि-११, दिनांक २५ जून २००९ द्वारे घोषित केल्याप्रमाणे अधिसूचित केलेल्या धारावी क्षेत्रामधील जमिनी.	अपर जिल्हाधिकारी (अतिक्रमण/निष्कासन) मुंबई शहर.
३	उप जिल्हाधिकारी (अतिक्रमण/निष्कासन) बांद्रा-१. [सध्याचे उप जिल्हाधिकारी (अ./नि.) तथा सक्षम प्राधिकारी बांद्रा यांचे कार्यालय.]	मुंबई उपनगर जिल्ह्याच्या अंधेरी तालुक्यातील वांद्रे, दांडा, जुहू, परिघखाडी या महसुली गावांतील सर्व धारणाधिकार व मालकी हक्काच्या जमिनी (केंद्र शासनाच्या मालकीच्या जमिनी वगळून).	अपर जिल्हाधिकारी (अतिक्रमण/निष्कासन) पश्चिम उपनगरे.
४	उप जिल्हाधिकारी (अतिक्रमण/निष्कासन) बांद्रा-२.	मुंबई उपनगर जिल्ह्याच्या अंधेरी तालुक्यातील विलेपार्ले, कोळे-कल्याण, ब्राम्हणवाडा, सहार, चकाला या महसुली गावांतील सर्व धारणाधिकार व मालकी हक्काच्या जमिनी (केंद्र शासनाच्या मालकीच्या जमिनी वगळून).	—”—
५	उप जिल्हाधिकारी (अतिक्रमण/निष्कासन) अंधेरी -१. [सध्याचे उप जिल्हाधिकारी (अ./नि.) तथा सक्षम प्राधिकारी अंधेरी यांचे कार्यालय.]	मुंबई उपनगर जिल्ह्याच्या अंधेरी तालुक्यातील इस्मालिया, अंधेरी, आंबिवली, वसोवा, ओशिवरा, बांदीवली, मढ, मोगरा या महसुली गावांतील सर्व धारणाधिकार व मालकी हक्काच्या जमिनी (केंद्र शासनाच्या मालकीच्या जमिनी वगळून).	—”—
६	उप जिल्हाधिकारी (अतिक्रमण/निष्कासन) अंधेरी -२.	मुंबई उपनगर जिल्ह्याच्या अंधेरी तालुक्यातील मुळगाव, मजास, परजापुर, मरोळ, गुंदवली, कोंडीविटा, बापनाला, व्यारवली या महसुली गावांतील सर्व धारणाधिकार व मालकी हक्काच्या जमिनी (केंद्र शासनाच्या मालकीच्या जमिनी वगळून).	—”—
७	उप जिल्हाधिकारी (अतिक्रमण/निष्कासन) मालाड-१. [सध्याचे उप जिल्हाधिकारी (अ./नि.) तथा सक्षम प्राधिकारी मालाड यांचे कार्यालय.]	मुंबई उपनगर जिल्ह्याच्या बोरीवली तालुक्यातील मालाड व कुरार या महसुली गावांतील सर्व धारणाधिकार व मालकी हक्काच्या जमिनी (केंद्र शासनाच्या मालकीच्या जमिनी वगळून).	—”—
८	उप जिल्हाधिकारी (अतिक्रमण/निष्कासन) मालाड-२.	मुंबई उपनगर जिल्ह्याच्या बोरीवली तालुक्यातील मनोरी, एरंगळ, मालवणी, मार्वे, दारवली, आक्से या महसुली गावांतील सर्व धारणाधिकार व मालकी हक्काच्या जमिनी (केंद्र शासनाच्या मालकीच्या जमिनी वगळून).	—”—

## अनुसूची—चालू

(१)	(२)	(३)	(४)
९	उप जिल्हाधिकारी (अतिक्रमण/निष्कासन) मालाड-३.	मुंबई उपनगर जिल्ह्याच्या बोरीवली तालुक्यातील पहाडी गोरेगाव, गोरेगाव, पहाडी एक्सर, दिंडोशी, चिंचवली, आरे, मरोळ - मरोशी, तुळशी, साई, क्लेराबाद व गुंदगाव या महसुली गावांतील सर्व धारणाधिकार व मालकी हक्काच्या जमिनी (केंद्र शासनाच्या मालकीच्या जमिनी वगळून).	अपर जिल्हाधिकारी (अतिक्रमण/निष्कासन) पश्चिम उपनगरे.
१०	उप जिल्हाधिकारी (अतिक्रमण/निष्कासन) बोरीवली -१. [सध्याचे उप जिल्हाधिकारी (अ./नि.) तथा सक्षम प्राधिकारी बोरीवली यांचे कार्यालय.].	मुंबई उपनगर जिल्ह्याच्या बोरीवली तालुक्यातील वळणई, कांदीवली, पोयसर, आकुर्ली, चारकोप, वाढवण, शिंपोली या महसुली गावांतील सर्व धारणाधिकार व मालकी हक्काच्या जमिनी (केंद्र शासनाच्या मालकीच्या जमिनी वगळून).	—”—
११	उप जिल्हाधिकारी (अतिक्रमण/निष्कासन) बोरीवली-२.	मुंबई उपनगर जिल्ह्याच्या बोरीवली तालुक्यातील बोरीवली, गोरई, कन्हेरी, दहिसर, एक्सर, मंडपेश्वर, मागाठाणे या महसुली गावांतील सर्व धारणाधिकार व मालकी हक्काच्या जमिनी (केंद्र शासनाच्या मालकीच्या जमिनी वगळून).	—”—
१२	उप जिल्हाधिकारी (अतिक्रमण/निष्कासन) मुलुंड.	मुंबई उपनगर जिल्ह्याच्या कुर्ला तालुक्यातील मुलुंड व नाहूर या महसुली गावांतील सर्व धारणाधिकार व मालकी हक्काच्या जमिनी (केंद्र शासनाच्या मालकीच्या जमिनी वगळून).	अपर जिल्हाधिकारी (अतिक्रमण / निष्कासन) पूर्व उपनगरे.
१३	उप जिल्हाधिकारी (अतिक्रमण/निष्कासन) भांडुप.	मुंबई उपनगर जिल्ह्याच्या कुर्ला तालुक्यातील भांडूप, कांजूर, हरीयाली व विक्रोळी या महसुली गावांतील सर्व धारणाधिकार व मालकी हक्काच्या जमिनी (केंद्र शासनाच्या मालकीच्या जमिनी वगळून).	—”—
१४	उप जिल्हाधिकारी (अतिक्रमण/निष्कासन) घाटकोपर.	मुंबई उपनगर जिल्ह्याच्या कुर्ला तालुक्यातील घाटकोपर, तुंगवा, पवई, पासपोली, चांदिवली, कोपरी, तिरंदाज, घाटकोपर-किरोळ व साकी या महसुली गावांतील सर्व धारणाधिकार व मालकी हक्काच्या जमिनी (केंद्र शासनाच्या मालकीच्या जमिनी वगळून).	—”—
१५	उप जिल्हाधिकारी (अतिक्रमण/निष्कासन) कुर्ला-१. [सध्याचे उप जिल्हाधिकारी (अ./नि.) तथा सक्षम प्राधिकारी कुर्ला यांचे कार्यालय.].	मुंबई उपनगर जिल्ह्याच्या कुर्ला तालुक्यातील असल्फा, किरोळ व मोहिली या महसुली गावांतील सर्व धारणाधिकार व मालकी हक्काच्या जमिनी (केंद्र शासनाच्या मालकीच्या जमिनी वगळून).	—”—
१६	उप जिल्हाधिकारी (अतिक्रमण/निष्कासन) कुर्ला-२.	मुंबई उपनगर जिल्ह्याच्या कुर्ला तालुक्यातील कुर्ला भाग-१, २, ३ व ४ या महसुली गावांतील सर्व धारणाधिकार व मालकी हक्काच्या जमिनी (केंद्र शासनाच्या मालकीच्या जमिनी वगळून).	—”—

अनुसूची—चालू

(१)	(२)	(३)	(४)
१७	उप जिल्हाधिकारी (अतिक्रमण/निष्कासन) चेंबूर-१. [सध्याचे उप जिल्हाधिकारी (अ./नि.) तथा सक्षम प्राधिकारी चेंबूर यांचे कार्यालय.]	मुंबई उपनगर जिल्ह्याच्या कुर्ला तालुक्यातील चेंबूर, माहुल, आणिक, वाढवली, मारवली, बोर्ला या महसुली गावांतील सर्व धारणाधिकार व मालकी हक्काच्या जमिनी (केंद्र शासनाच्या मालकीच्या जमिनी वगळून).	अपर जिल्हाधिकारी (अतिक्रमण/निष्कासन) पूर्व उपनगरे.
१८	उप जिल्हाधिकारी (अतिक्रमण/निष्कासन) चेंबूर-२.	मुंबई उपनगर जिल्ह्याच्या कुर्ला तालुक्यातील तुर्भे, मानखुर्द, मंडाला, देवनार व गोवंडी या महसुली गावांतील सर्व धारणाधिकार व मालकी हक्काच्या जमिनी (केंद्र शासनाच्या मालकीच्या जमिनी वगळून).	—”—
१९	सहायक आयुक्त, अ-वार्ड, अ-वार्डमधील बृहन्मुंबई महानगरपालिकेच्या जमिनी बृहन्मुंबई महानगरपालिका.		अपर जिल्हाधिकारी, मुंबई शहर.
२०	सहायक आयुक्त, बी-वार्ड, बी-वार्डमधील बृहन्मुंबई महानगरपालिकेच्या जमिनी बृहन्मुंबई महानगरपालिका.		—”—
२१	सहायक आयुक्त, सी-वार्ड, सी-वार्डमधील बृहन्मुंबई महानगरपालिकेच्या जमिनी बृहन्मुंबई महानगरपालिका.		—”—
२२	सहायक आयुक्त, डी-वार्ड, डी-वार्डमधील बृहन्मुंबई महानगरपालिकेच्या जमिनी बृहन्मुंबई महानगरपालिका.		—”—
२३	सहायक आयुक्त, ई-वार्ड, ई-वार्डमधील बृहन्मुंबई महानगरपालिकेच्या जमिनी बृहन्मुंबई महानगरपालिका.		—”—
२४	सहायक आयुक्त, एफ/दक्षिण-वार्ड, बृहन्मुंबई महानगरपालिका.	एफ/दक्षिण-वार्डमधील बृहन्मुंबई महानगरपालिकेच्या जमिनी	—”—
२५	सहायक आयुक्त, एफ/उत्तर-वार्ड, बृहन्मुंबई महानगरपालिका.	एफ/उत्तर-वार्डमधील बृहन्मुंबई महानगरपालिकेच्या जमिनी	—”—
२६	सहायक आयुक्त, जी/दक्षिण-वार्ड, बृहन्मुंबई महानगरपालिका.	जी/दक्षिण-वार्डमधील बृहन्मुंबई महानगरपालिकेच्या जमिनी	—”—
२७	सहायक आयुक्त, जी/उत्तर-वार्ड, बृहन्मुंबई महानगरपालिका.	जी/उत्तर-वार्डमधील बृहन्मुंबई महानगरपालिकेच्या जमिनी	—”—

## अनुसूची—चालू

(१)	(२)	(३)	(४)
२८	सहायक आयुक्त, एच/पूर्व-वार्ड, बृहन्मुंबई महानगरपालिका.	एच/पूर्व-वार्डमधील बृहन्मुंबई महानगरपालिकेच्या जमिनी	अप्पर जिल्हाधिकारी (अति/निष्का) पश्चिम उपनगरे.
२९	सहायक आयुक्त, एच/पश्चिम-वार्ड, बृहन्मुंबई महानगरपालिका.	एच/पश्चिम-वार्डमधील बृहन्मुंबई महानगरपालिकेच्या जमिनी	—”—
३०	सहायक आयुक्त, के/पूर्व-वार्ड, बृहन्मुंबई महानगरपालिका.	के/पूर्व-वार्डमधील बृहन्मुंबई महानगरपालिकेच्या जमिनी	—”—
३१	सहायक आयुक्त, के/पश्चिम-वार्ड, बृहन्मुंबई महानगरपालिका.	के/पश्चिम-वार्डमधील बृहन्मुंबई महानगरपालिकेच्या जमिनी	—”—
३२	सहायक आयुक्त, एल-वार्ड, बृहन्मुंबई महानगरपालिका.	एल-वार्डमधील बृहन्मुंबई महानगरपालिकेच्या जमिनी	अप्पर जिल्हाधिकारी (अति/निष्का) पूर्व उपनगरे.
३३	सहायक आयुक्त, एम/पूर्व-वार्ड, बृहन्मुंबई महानगरपालिका.	एम/पूर्व-वार्डमधील बृहन्मुंबई महानगरपालिकेच्या जमिनी	—”—
३४	सहायक आयुक्त, एम/पश्चिम-वार्ड, बृहन्मुंबई महानगरपालिका.	एम/पश्चिम-वार्डमधील बृहन्मुंबई महानगरपालिकेच्या जमिनी	—”—
३५	सहायक आयुक्त, एन-वार्ड, बृहन्मुंबई महानगरपालिका.	एन-वार्डमधील बृहन्मुंबई महानगरपालिकेच्या जमिनी	—”—
३६	सहायक आयुक्त, पी/दक्षिण-वार्ड, बृहन्मुंबई महानगरपालिका.	पी/दक्षिण-वार्डमधील बृहन्मुंबई महानगरपालिकेच्या जमिनी	अप्पर जिल्हाधिकारी (अति/निष्का) पश्चिम उपनगरे.
३७	सहायक आयुक्त, पी/उत्तर-वार्ड, बृहन्मुंबई महानगरपालिका.	पी/उत्तर-वार्डमधील बृहन्मुंबई महानगरपालिकेच्या जमिनी	—”—
३८	सहायक आयुक्त, आर/दक्षिण-वार्ड, बृहन्मुंबई महानगरपालिका.	आर/दक्षिण-वार्डमधील बृहन्मुंबई महानगरपालिकेच्या जमिनी	—”—

अनुसूची—समाप्त

(१)	(२)	(३)	(४)
३९	सहायक आयुक्त, आर/मध्य-वार्ड, बृहन्मुंबई महानगरपालिका.	आर/मध्य-वार्डमधील बृहन्मुंबई महानगरपालिकेच्या जमिनी	—”—
४०	सहायक आयुक्त, आर/उत्तर-वार्ड, बृहन्मुंबई महानगरपालिका.	आर/उत्तर-वार्डमधील बृहन्मुंबई महानगरपालिकेच्या जमिनी	—”—
४१	सहायक आयुक्त, एस-वार्ड, बृहन्मुंबई महानगरपालिका.	एस-वार्डमधील बृहन्मुंबई महानगरपालिकेच्या जमिनी	अप्पर जिल्हाधिकारी (अति/निष्का) पूर्व उपनगरे
४२	सहायक आयुक्त, टी-वार्ड, बृहन्मुंबई महानगरपालिका.	टी-वार्डमधील बृहन्मुंबई महानगरपालिकेच्या जमिनी	—”—

सदरची अधिसूचना महाराष्ट्र शासनाच्या [www.maharashtra.gov.in](http://www.maharashtra.gov.in) या वेबसाईटवरदेखील उपलब्ध आहे.

महाराष्ट्राचे राज्यपाल यांच्या आदेशानुसार व नावाने,

बळीराम पवार,  
शासनाचे सहसचिव.



**HOUSING DEPARTMENT**

Madam Cama Marg, Hutatma Rajguru Chowk  
Mantralaya, Mumbai 400 032, dated the 23rd August 2016

**NOTIFICATION**

MAHARASHTRA SLUM AREAS (IMPROVEMENT, CLEARANCE AND REDEVELOPMENT) ACT, 1971.

No. Zopasu.1203/CR-68/2016/Zopasu-1(1).—In exercise of the powers conferred by sub-section (1) of section 3 and sub-section (1) of section 3Y and sub-section (1) of section 35 of Maharashtra Slum Areas (Improvement, Clearance and Redevelopment) Act, 1971(Mah. XXVIII of 1971) and in supersession of Government Notification, Housing Department, No. Zopasu.1203/CR-68/2016/Zopasu-1(1), dated the 27th May 2016 and all orders issued in this behalf, the Government of Maharashtra, for the area of Municipal Corporation of Brihan Mumbai, hereby,—

(a) appoints the officers mentioned in column (2) of the Schedule appended hereto, to be the Competent Authority for the purposes of the said Act, for the areas specified respectively against each of them in column (3) thereof ;

(b) appoints the officers mentioned in column (4) of the Schedule appended hereto, to be the Appellate Authority for the purpose of sub-section (1) of section 35 of the said Act, to whom any person aggrieved by any notice, order or direction issued or given by the Competent Authority mentioned respectively against each of them in column (2) thereof, may appeal to ; and

(c) authorised the officers mentioned in column (2) of the Schedule appended hereto, to be Authorized Officer for the purpose of section 3Y of the said Act, for the areas specified respectively against each of them in column (3) thereof.

*Schedule*

Sr. No. (1)	Competent Authority (2)	Area (3)	Appellate Authority (4)
1	Deputy Collector (Encroachment Removal), Colaba, Mumbai City.	All Lands having any type of tenure and ownership (except Central Government lands) in Colaba, Fort, Bhuleshwar, Mandavi, Girgaon, Byculla, Malbar-Kambala Hill, Mazgaon, Parel-Shiwadi, Tardeo, Worli, Lower Parel, Princess Dock, Dadar-Naigaon, Matunga and Mahim Revenue Divisions of Mumbai City District.	Additional Collector (Encroachment Removal), Mumbai City.
2	Deputy Collector (Encroachment Removal), Dharavi, Mumbai City.	All Lands having any type of tenure and ownership (except Central Government lands) in Saltpan, Sion and Dharavi Revenue Divisions of Mumbai City District and Land within Dharavi Notified Area declared <i>vide</i> Government Notification No. TPB. 4304/322/C.R.56/04/UD -11, dated 9th March 2005 and No. TPB. 478/3490/ C.R.83/04/UD -11, dated 25th June 2009).	—”—
3	Deputy Collector (Encroachment Removal), Bandra – I [existing office of Dy. Colle. (E & R) and C. A. Bandra].	All Lands having any type of tenure and ownership (except Central Government lands) in Bandra, Danda, Juhu and Parighakhadi revenue villages within Andheri Taluka of Mumbai Suburban District.	Additional Collector (Encroachment and Removal), Western Suburbs.

(1)	(2)	(3)	(4)
4	Deputy Collector (Encroachment Removal), Bandra – II.	All Lands having any type of tenure and ownership (except Central Government lands) in Vileparle, Kole-Kalyan, Bramhanvada, Sahar and Chakala revenue villages within Andheri Taluka of Mumbai Suburban District.	Additional Collector (Encroachment and Removal), Western Suburbs.
5	Deputy Collector (Encroachment Removal), Andheri – I [existing office of Dy. Colle. (E & R) and C. A. Andheri].	All Lands having any type of tenure and ownership (except Central Government lands) in Ismalia, Andheri, Ambivali, Versova, Oshiwara, Bandiwali, Madh and Mogara revenue villages within Andheri Taluka of Mumbai Suburban District.	—”—
6	Deputy Collector (Encroachment Removal), Andheri – II.	All Lands having any type of tenure and ownership (except Central Government lands) in Mulgaon, Majas, Parajapur, Marol, Gundavali, Kondivita, Bapnala and Vyarvali revenue villages within Andheri Taluka of Mumbai Suburban District.	—”—
7	Deputy Collector (Encroachment Removal), Malad – I [existing office of Dy. Colle. (E & R) and C. A. Malad].	All Lands having any type of tenure and ownership (except Central Government lands) in Malad and Kurar revenue villages within Borivali Taluka of Mumbai Suburban District.	—”—
8	Deputy Collector (Encroachment Removal), Malad – II.	All Lands having any type of tenure and ownership (except Central Government lands) in Manori, Erangal, Malvani, Marve, Darvali and Aakse revenue villages within Borivali Taluka of Mumbai Suburban District.	—”—
9	Deputy Collector (Encroachment Removal), Malad – III.	All Lands having any type of tenure and ownership (except Central Government lands) in Pahadi Goregaon, Goregaon, Pahadi Eksar, Dindoshi, Chinchvali, Aarey, Marol-Maroshi, Tulsi, Sai, Klerabad and Gundgaon revenue villages within Borivali Taluka of Mumbai Suburban District.	—”—
10	Deputy Collector (Encroachment Removal), Borivali – I.	All Lands having any type of tenure and ownership (except Central Government lands) in Valnai, Kandiwali, Poisar, Akurli, Charkop, Vadhvan and Shimpoli revenue villages within Borivali Taluka of Mumbai Suburban District.	—”—
11	Deputy Collector (Encroachment Removal), Borivali – II [existing office of Dy. Colle. (E & R) and C.A. Borivali].	All Lands having any type of tenure and ownership (except Central Government lands) in Borivali, Gorai, Kanheri, Dahisar, Eksar, Mandpeshwar and Magathane revenue villages within Borivali Taluka of Mumbai Suburban District.	—”—

(1)	(2)	(3)	(4)
12	Deputy Collector (Encroachment Removal) Mulund.	All Lands having any type of tenure and ownership (except Central Government lands) in Mulund and Nahur revenue villages within Kurla Taluka of Mumbai Suburban District.	Additional Collector (Encroachment and Removal), Eastern Suburbs.
13	Deputy Collector (Encroachment Removal), Bhandup.	All Lands having any type of tenure and ownership (except Central Government lands) in Bhandup Kanjur, Hariyali and Vikroli revenue villages within Kurla Taluka of Mumbai Suburban District.	—”—
14	Deputy Collector (Encroachment Removal), Ghatkopar.	All Lands having any type of tenure and ownership (except Central Government lands) in Ghatkopar, Tungva, Powai, Paspoli, Chandiwal, Kopri, Tirandaj, Ghatkopar-Kirol and Saki revenue villages within Kurla Taluka of Mumbai Suburban District.	—”—
15	Deputy Collector (Encroachment Removal), Kurla – I [existing office of Dy. Colle. (E & R) and C. A. Kurla].	All Lands having any type of tenure and ownership (except Central Government lands) in Asalfa, Kirol and Mohili revenue villages within Kurla Taluka of Mumbai Suburban District.	—”—
16	Deputy Collector (Encroachment Removal), Kurla – II.	All Lands having any type of tenure and ownership (except Central Government lands) in Kurla part – 1, 2, 3 and 4 revenue villages within Kurla Taluka of Mumbai Suburban District.	—”—
17	Deputy Collector (Encroachment Removal), Chembur – I [existing office of Dy. Colle. (E&R) and C.A. Chembur].	All Lands having any type of tenure and ownership (except Central Government lands) in Chembur, Mahul, Anik, Vadhawali, Marawali and Borla revenue villages within Kurla Taluka of Mumbai Suburban District.	—”—
18	Deputy Collector (Encroachment Removal), Chembur – II.	All Lands having any type of tenure and ownership (except Central Government lands) in Turbhe, Mankhurd, Mandala, Deonar and Govandi revenue villages within Kurla Taluka of Mumbai Suburban District.	—”—
19	Assistant Commissioner, A-Ward, Municipal Corporation of Brihan Mumbai.	MCGM Lands in A-Ward	Additional Collector Mumbai City.
20	Assistant Commissioner, B-Ward, Municipal Corporation of Brihan Mumbai.	MCGM Lands in B-Ward	—”—
21	Assistant Commissioner, C-Ward, Municipal Corporation of Brihan Mumbai.	MCGM Lands in C-Ward	—”—

(1)	(2)	(3)	(4)
22	Assistant Commissioner, MCGM Lands in D-Ward D-Ward, Municipal Corporation of Brihan Mumbai.		Additional Collector Mumbai City.
23	Assistant Commissioner, MCGM Lands in E-Ward E-Ward, Municipal Corporation of Brihan Mumbai.		—”—
24	Assistant Commissioner, MCGM Lands in F/South-Ward F/South-Ward, Municipal Corporation of Brihan Mumbai.		—”—
25	Assistant Commissioner, MCGM Lands in F/North-Ward F/North-Ward, Municipal Corporation of Brihan Mumbai.		—”—
26	Assistant Commissioner, MCGM Lands in G/South-Ward G/South-Ward, Municipal Corporation of Brihan Mumbai.		—”—
27	Assistant Commissioner, MCGM Lands in G/North-Ward G/North-Ward, Municipal Corporation of Brihan Mumbai.	(Excluding the lands within Dharavi Notified Area declared <i>vide</i> Government Notification No. TPB. 4304/322/CR. 56/ 04/UD-11, dated 9th March 2005 and No. TPB. 478/3490/CR. 83/UD-11, dated 25th June 2009.	—”—
28	Assistant Commissioner, MCGM Lands in H/East-Ward H/East-Ward, Municipal Corporation of Brihan Mumbai.		Additional Collector (Encroachment and Removal) Western Suburbs.
29	Assistant Commissioner, MCGM Lands in H/West-Ward H/West-Ward, Municipal Corporation of Brihan Mumbai.		—”—
30	Assistant Commissioner, MCGM Lands in K/East-Ward K/East-Ward, Municipal Corporation of Brihan Mumbai.		—”—
31	Assistant Commissioner, MCGM Lands in K/West-Ward K/West-Ward, Municipal Corporation of Brihan Mumbai.		—”—
32	Assistant Commissioner, MCGM Lands in L-Ward L-Ward, Municipal Corporation of Brihan Mumbai.		Additional Collector (Encroachment and Removal) Eastern Suburbs.
33	Assistant Commissioner, MCGM Lands in M/East-Ward M/East-Ward, Municipal Corporation of Brihan Mumbai.		—”—

(1)	(2)	(3)	(4)
34	Assistant Commissioner, MCGM Lands in M/West-Ward M/West-Ward, Municipal Corporation of Brihan Mumbai.		Additional Collector (Encroachment and Removal) Eastern Suburbs.
35	Assistant Commissioner, MCGM Lands in N-Ward N-Ward, Municipal Corporation of Brihan Mumbai.		—”—
36	Assistant Commissioner, MCGM Lands in P/South-Ward P/South-Ward, Municipal Corporation of Brihan Mumbai.		Additional Collector (Encroachment and Removal) Western Suburbs.
37	Assistant Commissioner, MCGM Lands in P/North-Ward P/North-Ward, Municipal Corporation of Brihan Mumbai.		—”—
38	Assistant Commissioner, MCGM Lands in R/South-Ward R/South-Ward, Municipal Corporation of Brihan Mumbai.		—”—
39	Assistant Commissioner, MCGM Lands in R/Central-Ward R/Central-Ward, Municipal Corporation of Brihan Mumbai.		—”—
40	Assistant Commissioner, MCGM Lands in R/North-Ward R/North-Ward, Municipal Corporation of Brihan Mumbai.		—”—
41	Assistant Commissioner, MCGM Lands in S-Ward S-Ward, Municipal Corporation of Brihan Mumbai.		Additional Collector (Encroachment and Removal) Eastern Suburbs.
42	Assistant Commissioner, MCGM Lands in T-Ward T-Ward, Municipal Corporation of Brihan Mumbai.		—”—

This Notification shall also be available on the Government of Maharashtra website : [www.maharashtra.gov.in](http://www.maharashtra.gov.in)

By order and in the name of the Governor of Maharashtra,

BALIRAM PAWAR,  
Joint Secretary to Government.